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SHEET 1 CONFIDENTIAL DESIGNATION			
	1	CONFIDENTIAL DESIGNATION	
1 UNITED STATES INTERNATIONAL TRADE COMMISSION		1 CONTENTS	
2 WASHINGTON, D.C.		2 The Witness: VLAD BRIL	
3X	- 1 :	3 Examination	Page
4 In the Matter of :		4 By Ms. Kordziel	1
5		5	7
6 CERTAIN VIDEO GRAPHICS DISPLAY: Investigation		6 .	
7 CONTROLLERS AND PRODUCTS : No. 337-TA-412	- 1	: =	
8 CONTAINING SAME : NO. 337-1A-412	1	INDEX OF EXHIBITS	
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16 Deposition of VLAD BRIL		A. Carrier and Car	
17 (Taken by ATI Technologies)	16		
	17		
18 Palo Alto, California	18		
19 December 11, 1998	19	·	
20	20		
21	21		
<u>2</u> 2	22		
-2 3	23		
- 4	24		
1.32 1.23 1.24 1.25 Reported by: Lynn C. Potter, CSR No. 10614	25		• .
In the portion of the same of	23		
		<u> </u>	
CONFIDENTIAL DESIGNATION 1 APPEARANCES:	2	CAMPINDAMENT PROTONS	1
1 APPEARANCES:	١,	CONFIDENTIAL DESIGNATION	
2 For ATI Technologies:		Whereupon, VLAD BRIL, having been duly	sworn, was
3 LINDA LIU KORDZIEL, ESQ.	2	examined and testified as follows:	
	3	EXAMINATION BY COUNSEL FOR ATI TECHN	NOLOGIES
Fish & Richardson	4	BY MS. KORDZIEL:	
601 Thirteenth Street, N.W. 6 Washington, D.C. 20005 7 (202) 783-5070	5	Q. My name is Linda Kordziel and	i I'm with
📫 Mashington, D.C. 20005	6	Fish & Richardson, and we represent ATI	7
⁷ (202) 783-5070	7	Technologies in the investigation of the	
For Cirrus Logic:	l a	International Trade Commission.	16
9 GRANT L. KIM, ESQ.	0		_
10 Morrison & Foerster	9	Could you please state your n	name for the
11 425 Market Street	10	record, please.	
12 San Francisco, CA 94105-2482	11	A. Vlad Bril. V-L-A-D, B-R-I-L.	
13 (415) 268-7359	12	Q. And is counsel for Cirrus rep	
, , , , , , , , , , , , , , , , , , , ,	13	you today?	· • 3
	14	A. No.	
Telecruz Technology, Inc.	15		stata
16 2590 N. First Street, #101	16	MS. KORDZIEL: Do you want to name for the record?	state your
17 San Jose, California 95131	17		
18 (408) 570-0660, ext. 109	1	MR. KIM: Yes. Grant Kim app	earing for
19	18	Cirrus Logic from Morrison & Foerster.	
20 Deposition of VLAD BRIL taken by ATI	19	BY MS. KORDZIEL:	
21 Technologies at 2200 Sand Hill Road, Suite 100,	20	Q. Thank you for coming today, M	r. Bril.
,	21	We'll be asking you a few questions about	ut vour work
,	22	experience while at Cirrus Logic.	
23 1998 at 9:00 a.m., before Lynn C. Potter, CSR No.	23	At any time if you need to tal	ta a heast
24 10614.	24	is of the end there are refer and the of	ra a nrear
25	25	to get some vater or something, please	TOT MG YUOM
•	23	and we'll stop; however, during the brea	aks, please

,	CONFIDENTIAL DESIGNATION 5		CONFIDENTIAL DESIGNATION 7
1	refrain from talking to anybody regarding your		Q. Do you remember what year that was?
2	testimony either prior or subsequent.	2	A. In '86.
3	MS. KORDZIEL: I'd like to have this marked as Exhibit Number 1.	3	Q. Oh, I thought you said that you were at
4		4	Intel for five years.
5	(Exhibit No. 1 was marked for	5	A. Correct.
ס	<pre>identification.) BY MS. KORDZIEL:</pre>	٥	Q. So that included the Intel work that you
'		′,	did in Israel and the Intel work that you did in
8 9	Q. This is a subpoena ad testificandum. Have you seen this document before?	١٥	the United States?
10	A. Yes.	9	A. Right.
11	Q. And today we'll be talking about the	11	Q. What was your first position at Cirrus?A. I was a senior design engineer.
12	development and marketing of certain Cirrus	12	Q. What group were you in at Cirrus?
13	products.	13	A. The graphics group.
14	First, I'd like to go through some of	14	Q. Were you located in the Fremont,
15	your background. If you can tell me where you went	15	California facility?
16	to some background about your education. Can	16	A. No.
17	you tell me where you went to college?	17	Q. Where were you located?
18	A. In Bucharest in Romania.	18	A. In Milpitas.
19	Q. And what year did you graduate?	19	Q. At this time, were you in a particular
20	A. In '75.	20	part of the graphics group, for example, portable
21	Q. And what was your undergraduate degree	21	graphics versus desktop graphics?
22	in?	22	A. No.
23	T have a masters degree	23	Q. What products did you work on at this
24	So you have a masters degree?	24	time in 1986?
25	A. Yes.	25	A. On VGA products.
•	CONFIDENTIAL DESIGNATION 6		CONFIDENTIAL DESIGNATION 8
1	Q. What area of technology?	1	Q. Do you remember the name of that
2	A. In control engineering.	1 2	Q. Do you remember the name of that product?
	A. In control engineering. Q. After you graduated, where did you go?	1 2 3	Q. Do you remember the name of that product? A. The name? We were calling it Eagle.
2	A. In control engineering. Q. After you graduated, where did you go? A. I worked in Romania.	1 2 3 4	Q. Do you remember the name of that product? A. The name? We were calling it Eagle. Q. Did the Eagle product have any video
2 3 4 5	A. In control engineering. Q. After you graduated, where did you go? A. I worked in Romania. Q. I'm sorry?	1 2 3 4 5 6	Q. Do you remember the name of that product? A. The name? We were calling it Eagle. Q. Did the Eagle product have any video functionality or capabilities?
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2 3 4 5 6 7 8	A. In control engineering. Q. After you graduated, where did you go? A. I worked in Romania. Q. I'm sorry? A. I worked in Romania. Q. I see. When did you come to the United States?	7 8	Q. Do you remember the name of that product? A. The name? We were calling it Eagle. Q. Did the Eagle product have any video functionality or capabilities? A. Not what I mean by video. I don't know what you mean by video, but what I mean by video, they didn't.
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	A. In control engineering. Q. After you graduated, where did you go? A. I worked in Romania. I'm sorry? A. I worked in Romania. I see. When did you come to the United States? A. In 1984. Q. And what did you do in the United States in 1984? A. I worked for Intel. Q. And what was your position at Intel? A. I was the Intel-Israel coordinator. Q. What were some of your responsibilities? A. Actually, I was sent by Intel-Israel to work in the U.S. in 1984. Q. And what were some of your responsibilities at Intel in the U.S.? A. I was helping Intel-Israel design center in Haifa with their work in the U.S. in Intel. Q. How long were you at Intel? A. For five years.	7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Q. Do you remember the name of that product? A. The name? We were calling it Eagle. Q. Did the Eagle product have any video functionality or capabilities? A. Not what I mean by video. I don't know what you mean by video, but what I mean by video, they didn't. Q. What do you mean by video? A. Video is motion video like TV or MPEG or stuff like that. Q. What was the next product that you worked on at Cirrus? A. It's confusing because VGA means video, so it's very confusing. What I call it, it's graphics. Q. I see. So Eagle was a graphics controller; is that correct? A. It was a VGA controller. Q. What was the next product you worked on while at Cirrus after Eagle? A. I worked on a product called Stingray. Q. And what was the Stingray product?

. 2.

HEET 2

- 1	CONFIDENTIAL DESIGNATION 13		CONFIDENTIAL DESIGNATION 15
1	A. Yeah. Or the Mustang had that. I think	1	A. No. After this one. I don't know.
2	before we (inaudible) .	2	Q. And what were some of the features on the
3	Q. I'm sorry?	3	Nordic product?
4	A. Previous controllers had the integrated	4	A. It was based on the different desktop
5	RAM.	5	controller.
1 6	Q. Okay. I see.	6	Q. Do you remember what the desktop
7	After the Terminator product, what was	7	controller was?
8	the next product you worked on?	8	A. It was I don't know exactly. It
9	A. It was something called it was some	9	was
10		10	Q. Was it the 5428?
11	DSTN panels. This was actually the first	11	A. I don't know. It's either 26 or 28 but
12	controller that supported colors DSTN panels. But	12	I'm not sure.
13	I don't remember the names.	13	Q. And what were some of the other features
14	Q. Do you recall the time frame?	14	of the Nordic product?
15	A. (Indicating in the negative.)	15	A. I think it could do some it had like a
. 16	Q. And during throughout this time we've	16	video window, a hard drive video window.
17	talked about, were you still at the Milpitas	17	Q. So it had video functionality?
18	location?	18	A. It had some video functionality.
19	A. No, some time during this time Cirrus	19	Q. Was it a single integrated graphics and
20		20	video controller?
21		21	A. You can call it this way but it was it
22		22	could play wideo by the CPU box.
23		23	MR. KIM: Excuse me? You said you could
24			play video by the
25	□A. Yeah, actually, when we started Condor, I	25	THE WITNESS: Over the CPU box.
	£ 2		~ · · · · · · · · · · · · · · · · · · ·
	CONFIDENTIAL DESIGNATION 14		CONFIDENTIAL DESIGNATION 16
	CONFIDENTIAL DESIGNATION 14 was actually the engineering manager of the team.	1	CONFIDENTIAL DESIGNATION 16 MR. KIM: Thanks.
1 2	was actually the engineering manager of the team.	1 2	CONFIDENTIAL DESIGNATION 16 MR. KIM: Thanks. BY MS. KORDZIEL:
1 -	was actually the engineering manager of the team. And basically when we went to XGA, to do XGA, I	1 -	MR. KIM: Thanks.
2	was actually the engineering manager of the team. And basically when we went to XGA, to do XGA, I	1 -	MR. KIM: Thanks. BY MS. KORDZIEL:
3 4	was actually the engineering manager of the team. And basically when we went to XGA, to do XGA, I moved in another group. And then when I came back, I was again engineering manager of the team that was doing this project.	1 -	MR. KIM: Thanks. BY MS. KORDZIEL: Q. Are you familiar with the term
2 3 4 5 6	was actually the engineering manager of the team. And basically when we went to XGA, to do XGA, I moved in another group. And then when I came back, I was again engineering manager of the team that was doing this project. Q. This project meaning the Terminator?	1 -	MR. KIM: Thanks. BY MS. KORDZIEL: Q. Are you familiar with the term multi-format frame buffer?
2 3 4 5 6 7	was actually the engineering manager of the team. And basically when we went to XGA, to do XGA, I moved in another group. And then when I came back, I was again engineering manager of the team that was doing this project. Q. This project meaning the Terminator? A. All these projects, yeah.	2 3 4 5	MR. KIM: Thanks. BY MS. KORDZIEL: Q. Are you familiar with the term multi-format frame buffer? A. Yes.
2 3 4 5 6 7 8	was actually the engineering manager of the team. And basically when we went to XGA, to do XGA, I moved in another group. And then when I came back, I was again engineering manager of the team that was doing this project. Q. This project meaning the Terminator?	2 3 4 5	MR. KIM: Thanks. BY MS. KORDZIEL: Q. Are you familiar with the term multi-format frame buffer? A. Yes. Q. What does that term mean to you? A. What it means is you have different data formats in the memory and you can display either
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t /

rpolated. as well as he had other functions, manufacturing And do you remember whether or not this program for graphics. was horizontal or vertical interpolation? Do you remember who was in your group It was both. while working on the Nordic product? We'll come back and discuss the Nordic 5 ٥. 5 Who was? features in more detail, but I'd like to go ahead 6 Yes. Q. and finish out the summary of the background. A. Rakesh Migresh, Dwarka Batani, Danny After the Nordic product, what product 8 Sling, Saga Kinkaury, then Thomas Hund, H-U-N-D. did you work on? 9 There were many people. Something called Viking. Actually, A. 10 10 Going back to the products, after the Q. Nordic and Viking are more or less the same thing. Everest product, what product did you work on? 11 Is the Viking product based on the Nordic 12 12 It was Matterhorn. 13 product? 13 Q. And what was --A. 14 Yeah. 14 This was a 3-D product. A. And what was the next product you worked 15 Q. 15 Was Matterhorn based on the Nordic 16 on? 16 product? 17 It was Everest. Α. 17 A. Initially. Until I left the company. It And what was the Everest product? 18 18 was based on Everest. 19 It was also Viking and Huntsman. It was 19 Did you work on another product after the 20 maybe the first product to support video well 20 Matterhorn product? 21 because it had the video port. 21 A. No, I left the company. 22 Q. So Everest could support live video? 22 What year did you leave the company? Q. 23 Depends what you mean by live video. You 23 A. Excuse me? a could have video fed on a separate board than the 24 What year did you leave Cirrus? Q. 📴 CPU box; that's why the Nordic and Viking were able 25 In '96. CONFIDENTIAL DESIGNATION 18 CONFIDENTIAL DESIGNATION to play video which was fed over the CPU box I'd like to go back and talk some more in Q. whereas Everest was able to play video fed over detail about the Nordic product. video port. Do you remember when you first started Q. So like, for example, from a camera? working on the Nordic product? Yeah, camera, any source. A. A. No. Q. A video camera? 6 Q. This was marked as Exhibit Number 3 in A. Yeah. the Dickinson deposition, and it's a document Q. During the time when you were working on bearing Bates numbers 110877 through 110855. Have the Nordic product, what was your position? you seen this document before? 10 A. Actually, when you say camera, it is not 10 MR. KIM: Excuse me; are you going to 11 correct. mark this as an exhibit? 12 Oh, okay. What would it be then? 12 MS. KORDZIEL: Since we marked it in the 13 It's something that would provide for the A. Dickinson deposition, we're not going to go ahead 14 2RUV, like an MPEG decoder. and re-mark it. 15 A what? Q. 15 MR. KIM: Okay. Have you been doing that 16 A. An MPEG decoder. 16 at other depositions? 17 So while you were working at Nordic, what MS. KORDZIEL: Right. 17 18 was your position? 18 MR. KIM: Okay. 19 I was in charge of the group, of the A. 19 BY MS. KORDZIEL: 20 engineering group for portable graphics. 20 Does this refresh your recollection You were in charge of the portable regarding when you started on the Nordic product? 22 graphics group at this time? 22 MR. KIM: I'm sorry; did you ask whether 23

24

23 he recognized Dickinson Exhibit 3?

MS. KORDZIEL: I did.

MR. KIM: And the answer was?

17

CONFIDENTIAL DESIGNATION

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CONFIDENTIAL DESIGNATION

Yeah, I was reporting to Del Mank.

And what was Del Mank's position?

He was in charge of the portable graphics

A.

Q.

24

	CONFIDENTIAL DESIGNATION 21		CONFIDENTIAL DESIGNATION 23
	1 THE WITNESS: I don't know. I'm looking	1	else.
	2 at it.	2	Q. What do you mean "they waited"?
1	3 MR. KIM: I just don't see Mr. Bril's	3	A. You said they were a customer of ours.
	4 name on this.	4	So to expand their product line, they had a
	5 THE WITNESS: I don't remember this.	15	specific requirement to enhance the product what
	6 BY MS. KORDZIEL:	1 6	they were using, and they didn't plan to switch to
İ	7 Q. Do you recall any trips taken in the	7	the new product, so we convinced them to basically
-	8 summer of 1993 regarding the Nordic product?	۱ ,	•
	•	1 %	wait for the new product and switch to it when it's
	•	1,3	available.
- 1	10 Q. Does this refresh your recollection	10	Q. And what was the new product?
	11 whether or not you started working on the Nordic	11	A. Either Nordic or Viking.
	12 product in the summer of 1993?	12	Q. Do you remember who went with you on this
	MR. KIM: I'm sorry; I didn't hear	13	•
	14 what	14	A. Del Mank.
	THE WITNESS: I wouldn't say so. I don't	15	Q. Did anybody else go?
1	l6 know. This doesn't I don't see anything here	16	A. Probably. I don't remember.
	17 which would tell me.	17	Q. Do you remember whether or not there were
	BY MS. KORDZIEL:	18	
	9 Q. This was marked Exhibit Number 4 in the	19	A. No. I don't know.
- 1	20 Dickinson deposition, and it's a document bearing	20	Q. This is a document that was marked as
	21 Bates numbers 110917 through 110919.	21	-
	22 MR. KIM: Is there a question pending?	22	
	3 MS. KORDZIEL: No, I was going to give	23	•
	4 him a couple minutes to review to review it.	24	A. Operations reviews? What do you mean by
	5 II MR. KIM: Okay.	25	
Ľ	S we in the time oray.	123	cliat:
		. 1	
	CONFIDENTIAL DESIGNATION 22	1	CONFIDENTIAL DESIGNATION 24
	CONFIDENTIAL DESIGNATION 22 1 BY MS. KORDZIEL:	1	CONFIDENTIAL DESIGNATION 24 O. For example, a portable graphics review
	1 BY MS. KORDZIEL:	1	Q. For example, a portable graphics review
	BY MS. KORDZIEL: 2	1 2	 For example, a portable graphics review of operations or anything.
	BY MS. KORDZIEL: 2 Q. Do you recall a Nordic presentation tour 3 by Del Mank in August of 1993?	1	Q. For example, a portable graphics review of operations or anything. A. Whose meeting would this be?
	BY MS. KORDZIEL: 2 Q. Do you recall a Nordic presentation tour 3 by Del Mank in August of 1993? 4 I don't know. I can't place it in time.	1 2	Q. For example, a portable graphics review of operations or anything.A. Whose meeting would this be?Q. The user interface company.
	BY MS. KORDZIEL: Q. Do you recall a Nordic presentation tour by bel Mank in August of 1993? A. I don't know. I can't place it in time. I cannot place I don't know. They were doing	1 2 3 4 5	Q. For example, a portable graphics review of operations or anything. A. Whose meeting would this be? Q. The user interface company. A. Who would lead the group?
	BY MS. KORDZIEL: Q. Do you recall a Nordic presentation tour by Del Mank in August of 1993? A. I don't know. I can't place it in time. I cannot place I don't know. They were doing many trips and I wasn't, you know (trailing off)	1 2 3 4 5 6	Q. For example, a portable graphics review of operations or anything. A. Whose meeting would this be? Q. The user interface company. A. Who would lead the group? Q. I don't know.
	BY MS. KORDZIEL: Q. Do you recall a Nordic presentation tour by Del Mank in August of 1993? A. I don't know. I can't place it in time. I cannot place I don't know. They were doing many trips and I wasn't, you know (trailing off) Q. So you weren't	1 2 3 4 5 6 7	Q. For example, a portable graphics review of operations or anything. A. Whose meeting would this be? Q. The user interface company. A. Who would lead the group? Q. I don't know. A. Then I don't know what to answer.
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	BY MS. KORDZIEL: Q. Do you recall a Nordic presentation tour by bel Mank in August of 1993? A. I don't know. I can't place it in time. I cannot place I don't know. They were doing many trips and I wasn't, you know (trailing off) Q. So you weren't A. Not necessarily aware. But in any case, even if I was, I wouldn't recall now.	1 2 3 4 5 6 7 8 9	Q. For example, a portable graphics review of operations or anything. A. Whose meeting would this be? Q. The user interface company. A. Who would lead the group? Q. I don't know. A. Then I don't know what to answer. Q. Okay. If you turn to page 26448. A. 26448?
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20 still okay by 1/31/93"?

25 wait a second.

A. Well, normally --

MR. KIM: Excuse me. I do need to make

23 my objection. I don't want to interrupt you, but

24 just for record I need to, so if you could just

21

22

20

21

23

25

Q. Yes.

22 mean by data book?

Q.

24 engineering?

I'm not familiar with this. What do you

So data book wasn't something prepared by

I wouldn't call it data book. I never

I couldn't say when we started. And what

23 do you mean by start development? It's kind of --

24 you know -- how do you -- it's just like

25 architecture work or it's actual design?

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            I'll just object. I repeat my
2 objection. Lack of foundation. Calls for
3 speculation.
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29

30

22

You can answer if you can. THE WITNESS: Okay. I would say, you 6 know -- I don't know who wrote this. And it's -you know, I'm looking at this to figure out if it 8 was actually written by me. But if it was written 9 by me, then "TO" would mean tape out.

BY MS. KORDZIEL:

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19

And what is tape out?

When you ship something to fab or when 13 you start out thinking -- there are many meanings 14 depending on how you do your processing. Basically 15 you are kind of getting the database ready for some 16 stage or, you know, like you can either start 17 routing or you can ship to the wafer fab or you do 18 for sign off. It depends -- actually, normally 19 what you do is say tape out to the wafer fab or 20 tape out to the routing group or tape out to the AC 21 house or whatever.

What was your understanding of the next 22 23 statement, "PCI bus, panel logic and top level 24 design phase completed"?

> MR. KIM: Objection. Lack of I

> > CONFIDENTIAL DESIGNATION

1 foundation. Calls for speculation and the document speaks for itself.

<u>.</u> THE WITNESS: So you're asking me what does This mean?

W MS. KORDZIEL: That's correct.

ᆣ BY MS. KORDZIEL:

What is your understanding?

MR. KIM: If you have an understanding, 9 you can answer, but if -- there's no obligation for 10 you to speculate if you don't know.

THE WITNESS: No, these are some blocks 12 basically so you completed something related to the 13 blocks.

BY MS. KORDZIEL:

Q. Do you know what a top level design phase 16 would be?

> MR. KIM: As used in this document? MS. KORDZIEL: Yes.

MR. KIM: I repeat my objection. Lack of 20 foundation. There's no showing that Mr. Bril wrote 21 this document.

22 THE WITNESS: Yeah, it is possible that, 23 you know, the normal meaning of top level would be 24 the -- how do you say -- the pet logic and 25 connecting the first level of -- top level of the

CONFIDENTIAL DESIGNATION 33 CONFIDENTIAL DESIGNATION ifying? What is it? That's a long process. and RGB data; is that correct? BY MS. KORDZIEL: 2 Yeah. Q. Defining the architecture for the Nordic 3 Did it also include color space product? conversion from YUV to RGB? I don't know this. 5. A. 5 Yes. Would that be -- do you know whether or б б Did the motion video architecture include not that would have been before August 1993? 7 7 scaling? It's possible. I don't know. 8 8 A. Yes. You know, if what was presented here is .9 9 Who came up with the concept of the correct, if what was said here is true, then, you motion video architecture? know -- and this is a speculation basically, but 11 A. I did. normally the architecture would have been well in 12 Do you recall when you came up with the progress or -- because the architecture is normally concept of the motion video architecture? done before the design or existing parallel with 14 A. No. some-design. 15 When was the term "motion video Q. Q. Did you work on the architecture of the 16 architecture" first used? 17 Nordic product? 17 I don't know, but I created it. 18 A. Yes. 18 Did you also create the term that was 19 What does the architecture of a Nordic used, "motion video architecture"? 19 20 product encompass? What features? 20 Yeah, as far as I know. 21 A. It would help basically. The 21 Did the Nordic product include the motion architecture of one has to be edited to the desktop 22 video architecture? core in terms of pictures, design blocks, registers 23 Maybe. I'm not sure, because I don't that kind of stuff, plus it would refer to pin out know in what time frame this was created. and pin out configuration. So I don't think -- I'm 25 Q. Did the Nordic product have the CONFIDENTIAL DESIGNATION 34 CONFIDENTIAL DESIGNATION not sure I you understood the question. 1 multi-format frame buffer? So let me just make sure I'm clear. The A. architecture would include these features that you 3 And the Nordic product also had the color just mentioned, design blocks, pin out space conversion capability? <u>..5</u> configurations --5 A. Yes. **⊨6** A. The architecture has to refer to all Q. And did the Nordic product have the T this. back-end video scaling? 3 And do you remember the time frame of MR. KIM: Objection. Vague. 9 defining the architecture for the Nordic product? THE WITNESS: I think so. I'm not sure 10 A. but I think so. 11 Are you familiar with the term "motion 11 BY MS. KORDZIEL: 12 video architecture"? 12 Did the Nordic product have color Q. 13 A. Yes. 13 keying? 14 What does that term mean? 14 MR. KIM: Objection. Vague and What this means -- this refers to the ambiguous. 16 fact that you have a multi-format frame buffer and THE WITNESS: Color keying? I don't 17 you can define the hardware window in which you 17 know. 18 store data that comes at video rate like anywhere 18 BY MS. KORDZIEL: 19 between 15 and 30 hertz per second, so 15 to 30 19 We've been going on for about an hour, 20 frames per second; and you can display it in what would you like to take a short five-minute break or 21 they call a hardware window together with graphics do you want to continue? 22 data which is normally held in memory in some RGB 22 We can take a break. 23 format or palletized format. 23 MS. KORDZIEL: Okay. We'll take a short

24 break and go off the record.

(Recess taken.)

25

Q. So the motion video architecture

25 including multi-format frame buffer that held YUV

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                                                       37
                                                                         CONFIDENTIAL DESIGNATION
                                                                                                                  39
              MS. KORDZIEL: Let's go back on the
  1
                                                            1 at the time claiming that multi-media should not be
  2 record.
                                                            2 supported in graphics controllers including the
  3
              BY MS. KORDZIEL:
                                                            3 desktop group.
              Earlier I believe you testified that you
                                                                         So I would speculate that given the
  5 came up with the concept of the motion video
                                                               pressure from different other groups like pixel and
    architecture. Did anyone else work with you in
                                                               David King, who was the desktop architect, they
  7 defining that concept?
                                                              were trying to kind of make possible not to do
             I'm not sure.
         A.
                                                            8 this. So, you know, whoever wrote this was
              Did you come up with the concept of the
                                                               reflecting, I assume, some kind of technical doubt
10 multi-format frame buffer?
                                                              that this can be done at all or it has to be proven
11
         A. Probably.
                                                           11 first somehow in the lab or something.
12
              I'm sorry?
         Q.
                                                                         BY MS. KORDZIEL:
                                                           12
13
         A.
              Probably. I'm not sure.
                                                           13
                                                                        What does it mean generally to close
              Do you know whose idea it was for a
14
         0.
                                                               features or close a specification?
15 multi-format frame buffer?
                                                           15
                                                                         MR. KIM: Are you referring to this
              MR. KIM: Objection. Asked and
16
                                                               document now?
17 answered.
                                                           17
                                                                        MS. KORDZIEL: Just generally.
18
              THE WITNESS: I don't know. It may have
                                                                        MR. KIM: Objection. Vaque and
19 been mine but I am not 100 percent sure. I don't
                                                           19
                                                               ambiguous.
20 remember right now.
                                                           20
                                                                         THE WITNESS: Maybe there is an agreement
21
              BY MS. KORDZIEL:
                                                              between marketing and engineering what type of
        Ō.
              This was marked as Exhibit 6 in the
22
                                                               features are on the product.
23 Dickinson deposition. It's a document bearing
                                                           23
                                                                         BY MS. KORDZIEL:
24 Bates number CL26759 through 26878. And if you can
                                                           24
                                                                        Do you remember when the multi-media
                                                                   Q.
25 turn to page 26825 in Exhibit Number 6.
                                                           25 features of the Nordic product was closed?
              CONFIDENTIAL DESIGNATION
                                                      38
                                                                        CONFIDENTIAL DESIGNATION
                                                                                                                 40
        느
 1
              Do I need this one?
                                                           1
                                                                   A.
                                                                        No.
 2
       <u>Ω</u>.
             No.
                                                                        MR. KIM: Objection.
 3
             What page?
       Ħ.
                                                                        THE WITNESS: But during the entire
 4
             26825.
                                                              design cycle, there was constant pressure coming
       ₽.Q.
 5
       _A.
             Yes.
                                                             from other groups not to do this. So I don't think
 6
             Have you seen this page before?
       ₫0.
                                                              this means too much in this respect.
 7
       ₫Α.
             I don't think so. I don't remember.
                                                                        BY MS. KORDZIEL:
 8
             What is your understanding of proof of
                                                                   Q. Why were other groups asking -- wanting
                                                           8
    technology? In the very middle of the page it
                                                              you not to do this?
    states, "Proof of technology is needed before
                                                          10
                                                                        MR. KIM: Objection. Calls for
11 multi-media video specifications can be closed."
                                                          11
                                                              speculation.
12
             MR. KIM: Objection. Lack of
                                                          12
                                                                        THE WITNESS: There was -- you know,
13 foundation. Calls for speculation and the document
                                                          13
                                                              there was -- at least what it was told was by
   speaks for itself.
                                                              different groups is that it cannot be done or it's
15
             THE WITNESS: I'm not sure. These are
                                                          15
                                                              too expensive. I don't know.
16
   not my words.
                                                          16
                                                                        BY MS. KORDZIEL:
17
             BY MS. KORDZIEL:
                                                          17
                                                                        Do you know whether or not customers were
             Do you know generally what proof of
                                                             interested in these multi-media features?
18
                                                          18
19
   technology refers to?
                                                          19
                                                                        Yeah, we had customers who were.
20
             MR. KIM: I repeat my prior objection.
                                                          20
                                                                        Did you participate in any of these
21
             THE WITNESS: In general it means that
                                                          21 customer meetings other than the TI one?
22 somehow you need to prove there is a viable
                                                          22
                                                                        I cannot place this. At some point I
23 technology. And I don't know if I remember
                                                          23 went to Japan and spent some time in Japan but I
24 correctly but there was a lot of push back --
                                                          24 don't know exactly for which product and in what
25 political push back from different groups in Cirrus
                                                          25 time frame.
```

SHEET 6 CONFIDENTIAL DESIGNATION 41 CONFIDENTIAL DESIGNATION Q. Do you remember how many trips you made 1 No. I don't know why it's called lM. I to Japan? really don't. I cannot remember right now. You Α. One. know, maybe if I -- I may think of it later but Did you work with people that were in the Q. right now I cannot off the top of my head know what marketing group at Cirrus regarding the Nordic it is. product? What is your understanding of the first 6 A. To a certain extent. bullet point, "Complete and freeze Nordic-1M And what was the type of interaction that definition ASAP"? you had with the marketing group? That you need to stop adding features Α. We would work together to decide what 10 basically. features to put in the product and what would be 11 Q. What does the definition usually the time frame of the execution. 12 include? Q. Who did you meet with in the marketing 13 13 MR. KIM: Are you talking about here or group regarding the Nordic product? 14 generally? 15 I don't know exactly. There was some 15 MS. KORDZIEL: Here. 16 kind of transition in the marketing at the time. I 16 THE WITNESS: The definition of a product 17 don't know exactly what time frame but I think 17 usually included features. initially the guy that worked on Nordic was Mark 18 BY MS. KORDZIEL: Singer and there were people like Preta Raja and 19 Q. Does it include register specifications? 20 Rafael Melbiaz. 20 21 So Mark was actually in charge of the 21 Does it include pin out specification Q. marketing group for portables, and then a little 22 it's? bit later, Bokoner came and Mark moved to do other 23 Usually not. A. things. So all this transition -- actually, 24 What else does it include? Q. sometime during the Nordic execution where 25 What does it not include? = CONFIDENTIAL DESIGNATION 42 CONFIDENTIAL DESIGNATION ¹-1 practically the entire marketing changed. 1 Q. No, does it include. Were you informed of marketing's 2 It's mostly the features as described in activities with respect to the Nordic product? one of two pages basically, like how much memory MR. KIM: Objection. Vague and you support, what speed you run, what kind of CPU ambiquous. box you have; you know, that could mean big THE WITNESS: I don't know. things. You know, to support scaling, for instance BY MS. KORDZIEL: would be a good example where, you know, stuff For example, did they inform you of that -meetings or presentations they made with 9 For example, the multi-format frame 10 customers? 10 buffer, would that be a feature? 11 A. In general, yes. 11 I wouldn't say it would be mentioned as 12 Do you know whether or not marketing made such in the feature set. This is more an 13 any trips to customers in the fall of 1993? architecture description, but it would be mentioned 14 A. I don't know. I cannot place things in 14 more as, for instance, video support. You know, 15 time. 15 you can have a video window. This would be a 16 Q. If you'd turn to page bearing Bates 16 feature. How exactly it's implemented, you know, 17 numbers 26828 in Exhibit Number 6. 17 we can do video in many ways. You don't need to 18 A. Okay. 18 necessarily do it with multi-format frame buffer. 19 Q. Have you seen this page before? 19 You can do overlay. There are other ways to do 20 Probably. This was probably written by 20 it. 21 me. 21 What does it mean by the bullet point, 22 Q. What does Nordic 1M refer to? "Complete live video bread-board by 10/30/93"? Nordic-1M? I don't know. I don't know 23 MR. KIM: Objection. Lack of 24 what 1M means. I don't remember. 24 foundation?

25

THE WITNESS: I cannot recall. I do not

25

Q.

Could it mean one megabyte?

	SHEET 7	_	
	CONFIDENTIAL DESIGNATION 49		CONFIDENTIAL DESIGNATION
1	the multi-format frame buffer?	1	Nordic, that's about it basically.
2	. A. I'm not sure.	1 2	Q. With respect to Nordic, what was
3	Q. Did Mr. Nally contribute to the motion	3	Mr. Bindlish's contribution to the motion video
4	video architecture definition?	4	architecture?
5	MR. KIM: Objection. Vague and	5	A. He designed if I remember correctly, I
6	ambiguous.	6	am not sure, but I think he designed the memory
7	THE WITNESS: Not that I remember.	7	part of the video data bus like fetching from
8	BY MS. KORDZIEL:	8	memory. He was actually doing the memory control,
9	Q. Do you know a person by the name of John	وا	but I am not sure. I may be mistaken.
10	Schaeffer from Pixel?	10	Q. What do you mean by video data bus?
11	A. Yes.	111	A. Path, P-A-T-H.
12	Q. Did you work with John Schaeffer?	12	Q. Oh, path?
13	A. Depends what you mean by "worked."	13	A. Right.
14	Q. With respect to the Nordic product.	14	Q. Oh, I'm sorry.
15	A. No.	15	And then earlier when we were talking
16	Q. Was he involved in the Nordic product?	16	with Mr. Eglit, you also were referring to video
17	A. I don't think so.	17	data path; is that correct?
18	Q. Was Mr. Schaeffer involved in the motion	18	A. Right.
19	video architecture?	19	Q. I'm sorry; I must have misheard you.
20	MR. KIM: Objection. Vaque and	20	
1	ambiguous.	21	And what was the video data path in the Nordic product?
3	THE WITNESS: I don't think so.	22	,
3	BY MS. KORDZIEL:	23	
34	Q. Who worked on the motion video	24	allows you to take data from memory and store it in
95	architecture definition?	25	a file and then process it, synchronize it with
F.	as an occord design (Toll:	23	graphics, put them together and then display. So
			•
	CONFIDENTIAL DESIGNATION SO		CONCIDENTAL DEGLOSTATION
	CONFIDENTIAL DESIGNATION 50	,	CONFIDENTIAL DESIGNATION 5
<u></u>	A. I did.	1 2	the path from 542, the blender.
<u>1</u> ≈ 2	A. I did. Q. Did anybody else?	2	the path from 542, the blender. Q. Would the blender be the output
<u>1</u> ≈ 2	A. I did.Q. Did anybody else?A. There was a guy Alex Eglit who was	1	the path from 542, the blender. Q. Would the blender be the output selector?
2	A. I did. Q. Did anybody else? A. There was a guy Alex Eglit who was working in my group and Rakesh Bindlish.	2 3 4	the path from 542, the blender. Q. Would the blender be the output selector? A. Yeah, the blender would be when you
2	A. I did. Q. Did anybody else? A. There was a guy Alex Eglit who was working in my group and Rakesh Bindlish. Q. Anybody else?	2 3 4 5	the path from 542, the blender. Q. Would the blender be the output selector? A. Yeah, the blender would be when you put when you mix graphics and video together.
2	A. I did. Q. Did anybody else? A. There was a guy Alex Eglit who was working in my group and Rakesh Bindlish. Q. Anybody else? A. That's all I remember.	2 3 4 5 6	the path from 542, the blender. Q. Would the blender be the output selector? A. Yeah, the blender would be when you put when you mix graphics and video together. Q. Like a multiplexor of some type?
2	A. I did. Q. Did anybody else? A. There was a guy Alex Eglit who was working in my group and Rakesh Bindlish. Q. Anybody else? A. That's all I remember. Q. What was Mr. Eglit's position?	2 3 4 5 6 7	the path from 542, the blender. Q. Would the blender be the output selector? A. Yeah, the blender would be when you put when you mix graphics and video together. Q. Like a multiplexor of some type? A. Depends how it's done.
	A. I did. Q. Did anybody else? A. There was a guy Alex Eglit who was working in my group and Rakesh Bindlish. Q. Anybody else? A. That's all I remember. Q. What was Mr. Eglit's position? A. He was a design engineer in portable	2 3 4 5 6 7 8	the path from 542, the blender. Q. Would the blender be the output selector? A. Yeah, the blender would be when you put when you mix graphics and video together. Q. Like a multiplexor of some type? A. Depends how it's done. Q. When you mentioned that Mr. Bindlish
1 2 3 4 5 6 7 8 9	A. I did. Q. Did anybody else? A. There was a guy Alex Eglit who was working in my group and Rakesh Bindlish. Q. Anybody else? A. That's all I remember. Q. What was Mr. Eglit's position? A. He was a design engineer in portable graphics.	2 3 4 5 6 7 8 9	the path from 542, the blender. Q. Would the blender be the output selector? A. Yeah, the blender would be when you put when you mix graphics and video together. Q. Like a multiplexor of some type? A. Depends how it's done. Q. When you mentioned that Mr. Bindlish worked on the memory part, did he work on the frame
1 2 3 4 5 6 7 8 9 10	A. I did. Q. Did anybody else? A. There was a guy Alex Eglit who was working in my group and Rakesh Bindlish. Q. Anybody else? A. That's all I remember. Q. What was Mr. Eglit's position? A. He was a design engineer in portable graphics. Q. And what was his contribution to the	2 3 4 5 6 7 8 9	the path from 542, the blender. Q. Would the blender be the output selector? A. Yeah, the blender would be when you put when you mix graphics and video together. Q. Like a multiplexor of some type? A. Depends how it's done. Q. When you mentioned that Mr. Bindlish worked on the memory part, did he work on the frame buffer?
2 3 4 5 6 7 8 9 10	A. I did. Q. Did anybody else? A. There was a guy Alex Eglit who was working in my group and Rakesh Bindlish. Q. Anybody else? A. That's all I remember. Q. What was Mr. Eglit's position? A. He was a design engineer in portable graphics. Q. And what was his contribution to the motion video architecture?	2 3 4 5 6 7 8 9 10	the path from 542, the blender. Q. Would the blender be the output selector? A. Yeah, the blender would be when you put when you mix graphics and video together. Q. Like a multiplexor of some type? A. Depends how it's done. Q. When you mentioned that Mr. Bindlish worked on the memory part, did he work on the frame buffer? A. On the frame buffer?
1 2 3 4 5 6 7 8 9 10 11 12	A. I did. Q. Did anybody else? A. There was a guy Alex Eglit who was working in my group and Rakesh Bindlish. Q. Anybody else? A. That's all I remember. Q. What was Mr. Eglit's position? A. He was a design engineer in portable graphics. Q. And what was his contribution to the motion video architecture? A. He worked on scaling and he actually	2 3 4 5 6 7 8 9 10 11 12	the path from 542, the blender. Q. Would the blender be the output selector? A. Yeah, the blender would be when you put when you mix graphics and video together. Q. Like a multiplexor of some type? A. Depends how it's done. Q. When you mentioned that Mr. Bindlish worked on the memory part, did he work on the frame buffer? A. On the frame buffer? Q. For example, did he work on designing a
1 2 3 4 5 6 7 8 9 10 11 12 13	A. I did. Q. Did anybody else? A. There was a guy Alex Eglit who was working in my group and Rakesh Bindlish. Q. Anybody else? A. That's all I remember. Q. What was Mr. Eglit's position? A. He was a design engineer in portable graphics. Q. And what was his contribution to the motion video architecture? A. He worked on scaling and he actually designed the video data box.	2 3 4 5 6 7 8 9 10 11 12 13	the path from 542, the blender. Q. Would the blender be the output selector? A. Yeah, the blender would be when you put when you mix graphics and video together. Q. Like a multiplexor of some type? A. Depends how it's done. Q. When you mentioned that Mr. Bindlish worked on the memory part, did he work on the frame buffer? A. On the frame buffer? Q. For example, did he work on designing a multi-format frame buffer?
1 2 3 4 5 6 7 8 9 10 11 12 13 14	A. I did. Q. Did anybody else? A. There was a guy Alex Eglit who was working in my group and Rakesh Bindlish. Q. Anybody else? A. That's all I remember. Q. What was Mr. Eglit's position? A. He was a design engineer in portable graphics. Q. And what was his contribution to the motion video architecture? A. He worked on scaling and he actually designed the video data box. Q. Anything else?	2 3 4 5 6 7 8 9 10 11 12 13	the path from 542, the blender. Q. Would the blender be the output selector? A. Yeah, the blender would be when you put when you mix graphics and video together. Q. Like a multiplexor of some type? A. Depends how it's done. Q. When you mentioned that Mr. Bindlish worked on the memory part, did he work on the frame buffer? A. On the frame buffer? Q. For example, did he work on designing a multi-format frame buffer? A. That's how do you say there is a
2 3 4 5 6 7 8 9 10 11 12 13 14 15	A. I did. Q. Did anybody else? A. There was a guy Alex Eglit who was working in my group and Rakesh Bindlish. Q. Anybody else? A. That's all I remember. Q. What was Mr. Eglit's position? A. He was a design engineer in portable graphics. Q. And what was his contribution to the motion video architecture? A. He worked on scaling and he actually designed the video data box. Q. Anything else? A. Actually, I remember, he was supposed to	2 3 4 5 6 7 8 9 10 11 12 13 14	the path from 542, the blender. Q. Would the blender be the output selector? A. Yeah, the blender would be when you put when you mix graphics and video together. Q. Like a multiplexor of some type? A. Depends how it's done. Q. When you mentioned that Mr. Bindlish worked on the memory part, did he work on the frame buffer? A. On the frame buffer? Q. For example, did he work on designing a multi-format frame buffer? A. That's how do you say there is a chip block that's called multi-format frame buffer,
11 2 3 4 5 6 6 7 8 9 10 11 12 13 14 15 16	A. I did. Q. Did anybody else? A. There was a guy Alex Eglit who was working in my group and Rakesh Bindlish. Q. Anybody else? A. That's all I remember. Q. What was Mr. Eglit's position? A. He was a design engineer in portable graphics. Q. And what was his contribution to the motion video architecture? A. He worked on scaling and he actually designed the video data box. Q. Anything else? A. Actually, I remember, he was supposed to draw a bread-board but he never did it.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	the path from 542, the blender. Q. Would the blender be the output selector? A. Yeah, the blender would be when you put when you mix graphics and video together. Q. Like a multiplexor of some type? A. Depends how it's done. Q. When you mentioned that Mr. Bindlish worked on the memory part, did he work on the frame buffer? A. On the frame buffer? Q. For example, did he work on designing a multi-format frame buffer? A. That's how do you say there is a chip block that's called multi-format frame buffer, so we cannot work on something like this.
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	A. I did. Q. Did anybody else? A. There was a guy Alex Eglit who was working in my group and Rakesh Bindlish. Q. Anybody else? A. That's all I remember. Q. What was Mr. Eglit's position? A. He was a design engineer in portable graphics. Q. And what was his contribution to the motion video architecture? A. He worked on scaling and he actually designed the video data box. Q. Anything else? A. Actually, I remember, he was supposed to draw a bread-board but he never did it. Q. Other than the scaling and the data video	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	the path from 542, the blender. Q. Would the blender be the output selector? A. Yeah, the blender would be when you put when you mix graphics and video together. Q. Like a multiplexor of some type? A. Depends how it's done. Q. When you mentioned that Mr. Bindlish worked on the memory part, did he work on the frame buffer? A. On the frame buffer? Q. For example, did he work on designing a multi-format frame buffer? A. That's how do you say there is a chip block that's called multi-format frame buffer, so we cannot work on something like this. Q. And what do you mean by you cannot work
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A. I did. Q. Did anybody else? A. There was a guy Alex Eglit who was working in my group and Rakesh Bindlish. Q. Anybody else? A. That's all I remember. Q. What was Mr. Eglit's position? A. He was a design engineer in portable graphics. Q. And what was his contribution to the motion video architecture? A. He worked on scaling and he actually designed the video data box. Q. Anything else? A. Actually, I remember, he was supposed to draw a bread-board but he never did it. Q. Other than the scaling and the data video bus, what else did Mr. Eglit work on with respect	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	the path from 542, the blender. Q. Would the blender be the output selector? A. Yeah, the blender would be when you put when you mix graphics and video together. Q. Like a multiplexor of some type? A. Depends how it's done. Q. When you mentioned that Mr. Bindlish worked on the memory part, did he work on the frame buffer? A. On the frame buffer? Q. For example, did he work on designing a multi-format frame buffer? A. That's how do you say there is a chip block that's called multi-format frame buffer, so we cannot work on something like this. Q. And what do you mean by you cannot work on something? What did you mean by that last
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	A. I did. Q. Did anybody else? A. There was a guy Alex Eglit who was working in my group and Rakesh Bindlish. Q. Anybody else? A. That's all I remember. Q. What was Mr. Eglit's position? A. He was a design engineer in portable graphics. Q. And what was his contribution to the motion video architecture? A. He worked on scaling and he actually designed the video data box. Q. Anything else? A. Actually, I remember, he was supposed to draw a bread-board but he never did it. Q. Other than the scaling and the data video bus, what else did Mr. Eglit work on with respect to the motion video architecture?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	the path from 542, the blender. Q. Would the blender be the output selector? A. Yeah, the blender would be when you put when you mix graphics and video together. Q. Like a multiplexor of some type? A. Depends how it's done. Q. When you mentioned that Mr. Bindlish worked on the memory part, did he work on the frame buffer? A. On the frame buffer? Q. For example, did he work on designing a multi-format frame buffer? A. That's how do you say there is a chip block that's called multi-format frame buffer, so we cannot work on something like this. Q. And what do you mean by you cannot work on something? What did you mean by that last statement?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	A. I did. Q. Did anybody else? A. There was a guy Alex Eglit who was working in my group and Rakesh Bindlish. Q. Anybody else? A. That's all I remember. Q. What was Mr. Eglit's position? A. He was a design engineer in portable graphics. Q. And what was his contribution to the motion video architecture? A. He worked on scaling and he actually designed the video data box. Q. Anything else? A. Actually, I remember, he was supposed to draw a bread-board but he never did it. Q. Other than the scaling and the data video bus, what else did Mr. Eglit work on with respect to the motion video architecture? A. What else?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	the path from 542, the blender. Q. Would the blender be the output selector? A. Yeah, the blender would be when you put when you mix graphics and video together. Q. Like a multiplexor of some type? A. Depends how it's done. Q. When you mentioned that Mr. Bindlish worked on the memory part, did he work on the frame buffer? A. On the frame buffer? Q. For example, did he work on designing a multi-format frame buffer? A. That's how do you say there is a chip block that's called multi-format frame buffer, so we cannot work on something like this. Q. And what do you mean by you cannot work on something? What did you mean by that last statement? A. To work on something, you have to
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1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A. I did. Q. Did anybody else? A. There was a guy Alex Eglit who was working in my group and Rakesh Bindlish. Q. Anybody else? A. That's all I remember. Q. What was Mr. Eglit's position? A. He was a design engineer in portable graphics. Q. And what was his contribution to the motion video architecture? A. He worked on scaling and he actually designed the video data box. Q. Anything else? A. Actually, I remember, he was supposed to draw a bread-board but he never did it. Q. Other than the scaling and the data video bus, what else did Mr. Eglit work on with respect to the motion video architecture? A. What else? Q. (Indicating in the affirmative) A. He worked on the LCD shading, and with	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q. Would the blender be the output selector? A. Yeah, the blender would be when you put when you mix graphics and video together. Q. Like a multiplexor of some type? A. Depends how it's done. Q. When you mentioned that Mr. Bindlish worked on the memory part, did he work on the frame buffer? A. On the frame buffer? Q. For example, did he work on designing a multi-format frame buffer? A. That's how do you say there is a chip block that's called multi-format frame buffer, so we cannot work on something like this. Q. And what do you mean by you cannot work on something? What did you mean by that last statement? A. To work on something, you have to there must be a block called like if you say I worked on X, you know, this assumes X is a block.
9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	A. I did. Q. Did anybody else? A. There was a guy Alex Eglit who was working in my group and Rakesh Bindlish. Q. Anybody else? A. That's all I remember. Q. What was Mr. Eglit's position? A. He was a design engineer in portable graphics. Q. And what was his contribution to the motion video architecture? A. He worked on scaling and he actually designed the video data box. Q. Anything else? A. Actually, I remember, he was supposed to draw a bread-board but he never did it. Q. Other than the scaling and the data video bus, what else did Mr. Eglit work on with respect to the motion video architecture? A. What else? Q. (Indicating in the affirmative) A. He worked on the LCD shading, and with respect to the video architecture, I think he did	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	the path from 542, the blender. Q. Would the blender be the output selector? A. Yeah, the blender would be when you put when you mix graphics and video together. Q. Like a multiplexor of some type? A. Depends how it's done. Q. When you mentioned that Mr. Bindlish worked on the memory part, did he work on the frame buffer? A. On the frame buffer? Q. For example, did he work on designing a multi-format frame buffer? A. That's how do you say there is a chip block that's called multi-format frame buffer, so we cannot work on something like this. Q. And what do you mean by you cannot work on something? What did you mean by that last statement? A. To work on something, you have to there must be a block called like if you say I worked on X, you know, this assumes X is a block. Now, X now, there isn't a block called
1 2 3 4 5 6 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	A. I did. Q. Did anybody else? A. There was a guy Alex Eglit who was working in my group and Rakesh Bindlish. Q. Anybody else? A. That's all I remember. Q. What was Mr. Eglit's position? A. He was a design engineer in portable graphics. Q. And what was his contribution to the motion video architecture? A. He worked on scaling and he actually designed the video data box. Q. Anything else? A. Actually, I remember, he was supposed to draw a bread-board but he never did it. Q. Other than the scaling and the data video bus, what else did Mr. Eglit work on with respect to the motion video architecture? A. What else? Q. (Indicating in the affirmative) A. He worked on the LCD shading, and with	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	Q. Would the blender be the output selector? A. Yeah, the blender would be when you put when you mix graphics and video together. Q. Like a multiplexor of some type? A. Depends how it's done. Q. When you mentioned that Mr. Bindlish worked on the memory part, did he work on the frame buffer? A. On the frame buffer? Q. For example, did he work on designing a multi-format frame buffer? A. That's how do you say there is a chip block that's called multi-format frame buffer, so we cannot work on something like this. Q. And what do you mean by you cannot work on something? What did you mean by that last statement? A. To work on something, you have to there must be a block called like if you say I worked on X, you know, this assumes X is a block.

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1 shorthand for motion video architecture. And it 2 was saying that when you run like YUV you can

3 convert it to 24 bits per pixel, so it was saying

basically that you can play back MPEG or other video standards while at the same time you are

what it says.

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So was the Nordic product capable of 10 handling different color depths?

Different color depths? It was able --12 for graphics or video or for both?

> For both. 0.

A. That's what this says.

BY MS. KORDZIEL:

15 Did the Nordic product have a compression 16 feature?

A. Yes.

18 And so the frame buffer that was used 19 with the Nordic product could store compressed 20 video data; is that correct?

A. Yes.

22 Could the frame buffer that was used with 23 the Nordic product store regular YUV video data, 24 not compressed video data?

A. Yes.

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Q. He worked on the memory controller; is

Q. Could the memory controller be used with

A. Yeah, you need to design the memory

Q. I see. So Mr. Bindlish designed the

Q. What other contribution did he have to

Q. And what was your contribution to the

A. I cannot -- I created the concept

22 basically. And I can -- yeah, basically that's

25 Dickinson deposition, if you look on the page

7 controller to be able to support the multi-format

10 memory controller and the design of the memory

11 controller would support a multi-format frame

A. He might have. I'm not sure.

54 1 bearing Bates number CL17829, up at the top in that 2 middle bullet point it states, "Motion video

Is that the motion video architecture Q. 6 that you worked on?

7 Probably. I don't know. It says motion 8 video.

Do you remember the time frame of when 10 you came up with the concept of the motion video 11 architecture?

MR. KIM: Objection. Asked and

THE WITNESS: No, I don't.

BY MS. KORDZIEL:

If you turn to the next page CL17830, on 17 the bottom of the page it states, "Nordic MVA allow 18 a 24 bpp video playback window while running 4 or 8 19 bpp windows."

What is your understanding of that

21 statement?

MR. KIM: Objection. Lack of

23 foundation. I don't know if we've established that

24 Mr. Bril is familiar with this document.

THE WITNESS: Yeah, MVA was, you know,

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If you look on page 17835, at the top of the page there's a bullet point, "On course for end of January/early February tape out."

Do you remember when the initial tape out of the Nordic product occurred?

A. Can you repeat? Where is it?

At the very top of the page, there's a bullet point that states, "On course for end of January/early February tape out." Does that 10 refresh your recollection of when the tape out of 11 the Nordic product occurred?

12 A. No. Yeah, I don't know. I don't 13 remember the tape out.

This was marked as Exhibit 11 in the 14 15 Dickinson deposition. Have you seen this document 16 before?

17 I don't remember. I kind of doubt but A. 18 maybe I did. It's not something I would remember.

If you turn to page 110788, up at the top 20 of the page under "milestones" it states, "Major 21 function specification closed, " and gave a date of 22 October 193 and status of done.

23 Do you recall a major function 24 specification with respect to the Nordic product? 25

I don't recall a specific document that

Turning back to Exhibit Number 9 of the

3 architecture for playback."

A. Uh-huh.

A.

9

1

3

4

13

14

16

17

18

19

21

24

23 it.

2 that correct?

8 frame buffer.

A. Right.

12 buffer; is that correct?

A. Who?

20 motion video architecture?

15 the motion video architecture?

Q. Mr. Bindlish.

A. I don't know.

5 a multi-format frame buffer?

12 13 answered.

14

15 16

20

22

CONFIDENTIAL DESIGNATION 57 1 would be called major function specifications. 2 Actually, I doubt something like this exists. 0. After that --So this is more like an action. I don't 5 think it refers to a document. It may be referring 6 to just an activity basically. Do you know whether or not the major Q. 8 function specification of the Nordic product was closed in October of '93? A. I don't know. 10 The next --11 0. You actually notice that with some 12 13 presentation right before it was -- we were talking 14 much later that we wanted to close, so probably 15 this was, you know -- I don't know if it was done 16 or not done. 17 But under the right-hand column under 18 "status," at least for this document it says done; 19 is that correct? 20 MR. KIM: Are you asking him just to read 21 the document? I'll object to that that the 22 7 7 7 document speaks for itself.

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THE WITNESS: Yeah. BY MS. KORDZIEL:

status?

9

10

11

12

15

16

17

19

You cannot -- it is defective to have a 3 document that says done and you have another document that requests things to be frozen. So I don't know what the timing relationship is between them but, you know, it just means if it's on paper, tit's not necessarily true.

Q. Well, what is your understanding of the

Referring back to Exhibit Number 6. MR. KIM: Dickinson Exhibit Number 6? MS. KORDZIEL: That's right. BY MS. KORDZIEL:

Page 26828 where it talks about the 13 freezing of the Nordic definition, that document 14 was dated in September of 1993; is that correct?

> A. Which one? This one?

Q. The one we were talking about --

Oh, yeah, you're right. This is A. 18 September 16th, yes.

> Q. So that was before --

So, yeah, maybe it makes sense. I don't 21 know. It could have been. I wouldn't know 22 basically. It is not -- I cannot recall it when 23 exactly it was frozen.

Do you recall that initial data sheet for 25 beta sites with respect to the Nordic product?

CONFIDENTIAL DESIGNATION

Do I recall what? Do I recall that they listed something like this?

> Q. That's right.

8

11

58

9

10

19

4 It's possible that it exists. I don't A. recall right now if there was something like this, but it is conceivable. 7

Do you know what an initial data sheet is?

9 Initial data sheet? I believe it's 10 called preliminary. I don't know if it --

> What is a preliminary data sheet? Q.

12 A preliminary data sheet is actually a 13 data sheet that is used until everybody's 14 comfortable to issue a data sheet on which is not 15 written "preliminary"; that is, even products that 16 are in production may have a preliminary data 17 sheet. So it's a very wide area from before -- you

18 know, from some point in time, even before you have 19 silicon until after you do characterization and

20 split logs and whatever -- whenever marketing 21 decides to take the word "preliminary."

22 Basically what preliminary means is that

23 the company cannot be accused of having a document 24 that doesn't conform to the silicon or to-whatever

25 will be in silicon or whatever, so it's kind of an

CONFIDENTIAL DESIGNATION insurance work.

And there are actually many data sheets 3 that never took the preliminary off, word off them, even if products were shipped in millions. It's almost a legal word.

Do you remember when the time frame of the preliminary data sheet for the Nordic product occurred?

> A. I don't.

And what types of information is contained in the preliminary data sheet with respect to the Nordic product?

Normally -- I don't know exactly what the 13 Nordic data sheet had but you would have like some feature description like a summary that was in more detail, and you have -- you may have maybe some register summary, some pin out, some system, 17 diagrams and probably some AC/DC parameters.

Looking at the next item, "Presentation of completed Nordic spec to beta sites," what is

MR. KIM: Objection. Lack of foundation. The document speaks for itself. You're asking for his recollection or for his 6

your understanding of that item?

22

25 guesses too as to what the document means looking

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CONFIDENTIAL DESIGNATION
                                                                       CONFIDENTIAL DESIGNATION
                                                                                                               63
  1 at it now?
                                                           1 sure that the product is viable basically.
  2
              MS. KORDZIEL: For his understanding.
                                                                       So it helps marketing in determining what
                                                           2
  3
              MR. KIM: I guess I will also object as
                                                             prices to quote to customers then?
    calling for speculation.
  4
                                                                       MR. KIM: Objection. Vague and
  5
              THE WITNESS: I don't really know, yeah.
                                                              ambiguous. Only talks about one point in time.
   Completed Nordic spec. What do they mean by that?
                                                                       THE WITNESS: It helps marketing to prove
 7 Yeah, I don't know.
                                                             that the product is to be done in the first place.
              BY MS. KORDZIEL:
                                                           8 It helps marketing to decide if they want to make
              Do you recall when the Nordic spec was
                                                           9 the product. And it helps them to a certain
 10
    completed?
                                                          10 extent, not that much, but it helps to a certain
 11
         A.
                                                          11 extent to set out the ASP of the product.
 12
         Q.
              Was it near the end of '93?
                                                         12
                                                                       BY MS. KORDZIEL:
              MR. KIM: Objection. Vague and
 13
                                                         13
                                                                  Q. And what is the ASP?
 14 ambiguous. He's testified there's several meanings
                                                         14
                                                                       The average selling price.
                                                                  A.
15 of spec.
                                                         15
                                                                       Up at the top under the -- it says
16
              THE WITNESS: Yeah, I don't know.
                                                         16 "Product Nordic." Right underneath that it says,
17
              BY MS. KORDZIEL:
                                                         17 Process, C6-31M. Do you know what the C6-31M
18
         Q. If you turn to the 110790, do you know
                                                         18 refers to?
19 what a product cost projection is?
                                                                  A.
                                                                       C6 means it's 4 to 6 micron technology
20
         A.
              Yes.
                                                          20 and it's three layers of metal, three layers of
21
      ₫Q.
             What is it?
                                                         21 metal.
22
             It's how much you expect it to cost.
      □λ.
                                                         22
                                                                  Q.
                                                                       Was there a specific process for the
23
      Q. And how is that determined?
                                                         23 Nordic product?
      A. It's determined based on the expected die
                                                         24
                                                                       MR. KIM: Objection. Vague as to time.
25 size and the expected wafer cost and packaging.
                                                         25
                                                                       THE WITNESS: You mean fab process?
              CONFIDENTIAL DESIGNATION
                                                     62
                                                                       CONFIDENTIAL DESIGNATION
      Q. When during the development of a product
 1
                                                                       MS. KORDZIEL: That's correct.
    is a product cost projection made?
                                                                       THE WITNESS: Yeah, there was a process.
             MR. KIM: Are you talking about this
                                                          3 I don't recall exactly but I think it was NTSMC but
    product?
                                                          4 in this point six microprocess. I think so.
 5
             MS. KORDZIEL: In general.
                                                                       BY MS. KORDZIEL:
 6
             THE WITNESS: It can be done at any
                                                          6
                                                                      When in the development --
    time. Usually all this is kind of done almost the
                                                          7
                                                                  A. Actually, I'm not sure. Yeah, I don't
 8 whole time. You do it before you do anything, that
                                                             know. I'm confusing with different products.
 9 is, somebody will always ask you, okay, what do you
                                                          9
                                                                  Q. When in the development of the Nordic
10 think the die size will be and how many pins you
                                                             process is the -- oh, strike that.
11 have and then immediately blast some spreadsheet
                                                                       When in the development of a Nordic
12 calculations and see how much it would cost. And
                                                             product is the process determined?
13 you can do it -- you would be doing it in very
                                                         13
                                                                      MR. KIM: Objection. Vaque.
14 early stages. You would be doing it later. Your
                                                         14
                                                                       THE WITNESS: The fab process you mean?
15 accuracy improves, but at any point in time,
                                                         15
                                                                      MS. KORDZIEL: That's right.
16 marketing needs to know something.
                                                                       THE WITNESS: Usually early in the
17
             BY MS. KORDZIEL:
                                                         17 process because we have analog, and the analog set
18
        Q. And why does marketing need to know?
                                                         18 weights have to be custom designed for the
19
        A. Oh, because they have to do like the
                                                         19 process. Also Cirrus had -- was doing their own
20 marketing -- how do you say -- they have to do this
                                                         20 libraries, set libraries, so you have to have a set
21 marketing requirements document. Initially when
                                                         21 library for the process. So unless another product
22 you start a project, you have to show how you make
                                                         22 used them, you had to make sure. So usually when
23 a profit. And later they have to know what price
                                                         23 you design something, you are choosing the fab.
24 to put on the project and what prices to quote. So
                                                         24
                                                                       BY MS. KORDZIEL:
25 this is essential. It's an essential part to make
                                                         25
                                                                      What happens if you make design changes?
```

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SHEET 9
               CONFIDENTIAL DESIGNATION
                                                                        CONFIDENTIAL DESIGNATION
  1 Do you have to change the fab process?
                                                                        It doesn't sound -- doesn't like some
              MR. KIM: Objection. Vague as to what
                                                               kind of usual -- it's not a usual term.
  3 changes.
                                                            3
                                                                        Would it be like a final testing of the
               THE WITNESS: If you make design
                                                               final integration of the different modules?
  5 changes? That's really a vague question.
                                                                        I don't know. It sounds more like a joke
              BY MS. KORDZIEL:
                                                              term, you know, like test scheme. You know, it's
              Well, for example, you explained that the
                                                              probably some kind of replacement for a test plan.
    process is determined early in the development
                                                              It's not the usual term. It's more like, you know,
  9 stage. What happens later during the development
                                                              somebody who -- (trailing off)
    and you make changes to the design? Does the
                                                           10
                                                                   Q.
                                                                        What is a test plan?
 11 process also have to be changed?
                                                           11
                                                                   A.
                                                                        You know, a test plan would be something
 12
              MR. KIM: Objection. Vaque.
                                                           12 where you say what people have to do and like how
13
              THE WITNESS: It depends if you achieve
                                                           13 people have to verify something before it goes out
14
    your cost objectives, your margin objectives, your
                                                           14 or after it comes in.
15 speed objectives. You -- so there is not a black
                                                           15
                                                                        This document is dated January 27, 1994.
16 or white answer to this question.
                                                           16 Does that refresh your recollection of when the
17.
              BY MS. KORDZIEL:
                                                           17 Nordic tape out occurred?
18
              Has the definition of a product already
                                                                        MR. KIM: You're asking whether Mr. Bril
19 been set before a process is selected?
                                                           19 recalls having seen this not whether the document
20
              MR. KIM: Objection. Vaque.
                                                           20 says what it says?
21
22
              THE WITNESS: Not necessarily. In
                                                           21
                                                                        MS. KORDZIEL: Recalls when the Nordic
    general, the architecture, the definition, all
                                                          22 tape out occurred.
    these things are kind of living things and it is a
                                                          23
                                                                        THE WITNESS: You know, I don't
    desire of the execution group to freeze the
                                                           24 actually. You know, you show me a document that
    definition like the macro definition, but you
                                                           25 says, okay, tape out. I probably did, but I don't
              CONFIDENTIAL DESIGNATION
                                                      66
                                                                        CONFIDENTIAL DESIGNATION
    always have something creeping there, some customer
                                                              know -- I cannot place it in relation to something
    said something, so when -- you will never be able
                                                              I remember without saying okay, yeah.
to do a product unless you decide something and go
                                                           3
                                                                        BY MS. KORDZIEL:
    on. So it's not a straight line. It's a zigzag.
                                                                        Do you recall verifying different
ŲŠ
              BY MS. KORDZIEL:
                                                              portions of the Nordic product in January of 1994?
              This is a document -- if you can mark it
         Q.
                                                                   A. I wouldn't say I do.
    Exhibit Number 2.
                                                                        Typically how early does a test plan
              (Exhibit No. 2 was marked for
                                                              occur before the actual tape out?
 9
              identification.)
                                                           9
                                                                        MR. KIM: Objection. Vague.
10
              BY MS. KORDZIEL:
                                                                        THE WITNESS: It can take -- it depends
11
         Q.
             Have you seen this document before,
                                                          11 on the project. It can take a very long time. You
12 Mr. Bril?
                                                              know, it can take four or five months from the time
13
        A. I don't remember. Maybe. I don't know.
                                                              you are actually doing some kind of a tape out
14
             Do you know what a test scheme for a
                                                              plan. Usually you have to include integration.
15 Nordic tape out is?
                                                          15 You start making like a test plan for the tape out,
16
             MR. KIM: Objection. You're asking about
                                                          16 but it may take -- I don't know -- anywhere between
17 its use in this document?
                                                              two to three months and five to six months actually
18
             MS. KORDZIEL: In general with respect to
                                                              to get the thing out. There are a lot of things to
19 the Nordic tape out.
                                                          19 do.
20
             THE WITNESS: A test?
                                                          20
                                                                        BY MS. KORDZIEL: .
21
             BY MS. KORDZIEL:
                                                          21
                                                                        Do you remember with respect to the
                                                                   Q.
22
        Q.
             Was there a test scheme?
                                                          22 Nordic product?
23
        A.
             What do you mean by test scheme?
                                                          23
                                                                        I don't.
                                                                  A.
24
             Are you familiar with the term "test
                                                          24
        Q.
                                                                        MS. KORDZIEL: It's 12:15. Do you want
25 scheme"?
                                                          25 to take a break for lunch right now?
```

4 5 6	CONFIDENTIAL DESIGNATION THE WITNESS: Okay. MS. KORDZIEL: We'll go off the record then. (Whereupon, at 12:15 p.m., the proceeding in the above-entitled matter was recessed, to reconvene at 12:45 p.m., this same day) 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	16	THE WITNESS: I don't know if I recall right but I do not think that IBM designed things with Nordic or Viking. I may be wrong but I doubt it. There may have been discussions with IBM but I doubt that there was an actual design. BY MS. KORDZIEL: Q. This was marked as Exhibit 13 in the Dickinson deposition, and it's a document bearing Bates numbers CL95135 through CL95147. Have you seen this document before? A. I do not recall ever seeing this
3 4 5 6 7 1 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	CONFIDENTIAL DESIGNATION AFTERNOON SESSION (12:50 p.m.) MS. KORDZIEL: Back on the record. BY MS. KORDZIEL: O. This was marked as Exhibit Number 12 in the Dickinson deposition, and it's a document bearing Bates numbers CL17811 through CL17821. Have you seen this document before, Mr. Bril? A. I do not remember. O. Do you recall a super video card from IBM Japan? MR. KIM: Objection. You're talking about something that was made by them or requested by them? MS. KORDZIEL: Request. THE WITNESS: Could you repeat, please? BY MS. KORDZIEL: O. Do you recall a super video card that was requested by IBM? A. Super video? What would this mean? O. Well, this document is a request for a proposal. MR. KIM: What's the question? MS. KORDZIEL: Oh, whether or not he's	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25	Q. Over in the right-hand column under "Multi-media features" it states, "Multi-format frame buffer, RGB/YUV." What is your understanding of that feature? MR. KIM: Objection. Lack of foundation. THE WITNESS: This would mean that there was a memory of some sort which they call a frame buffer which they which can have RGB or YUV or RGB and YUV. It's kind of hard to say what RGB/YUV means. BY MS. KORDZIEL: Q. Do you know whether or not the Pixel 2070 was used with a multi-format frame buffer? A. My understanding of this Pixel 2070 is that it has some kind of a memory which you can call a frame buffer, but the meaning of frame buffer in conjunction with the 2070 is, in my opinion, totally different than the meaning of frame buffer in conjunction with the graphics controller. And this is exactly what for instance, products like Everest, they eliminated the needs of this special memory that would sit somewhere in

;

SHEET 10

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1 between a video controller and the output of a 2 graphics controller. So actually, what is called 3 here frame buffer, it's a totally different

meaning.

7

8

12

23

_≅ 2

<u>:-:3</u>

25

Actually, if you look at this schematic on 95141 --

Q. Yes.

A. -- they don't show a memory with the graphics controller. This -- actually, there is a memory with a graphics controller. That's what I call a frame buffer; okay? 11

What they call a frame buffer here is 13 this VRAM which has no connection whatsoever to the graphics controller. This is actually a 15 synchronization frame buffer required to 16 synchronize your video with something else because a basic operation of the system is overlay which 17 means that you have two sources of -- how do you 19 say -- you have two sources of something which are 20 fully in sync and you just overlay the two sources so you display one or the other or some combination of them.

The very basics of how things work in a Nordic, Viking, Everest, in the MVA architecture is different. You do not have to synchronize the

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video with the graphics before you put them together.

- What do you mean by you do not have to synchronize video and graphics before you put them <u>..5</u> together?
- You see, this is kind of the old architecture before you had MVA where you would have some source of video, and what you do, you put 9 it in a separate memory and then you read it from 10 that memory such that you can overlay it with 11 another source of video or graphics.

So basically you have a graphics 12 13 control. You have a video control. You have a 14 memory attached to this video controller. You dump 15 everything in the video controller and then you 16 have these -- something else, what they call media 17 dock that can access this video memory and it can 18 access it in such a way that the video is in sync 19 with the graphics.

20 There is even some other mechanism here 21 which is called GENLOCK, so the two things -- at 22 the end of the day on this media dock, they have to 23 be GENLOCKED. They have to run in sync with each 24 other.

> Q. If you look in the right-hand corner at

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1 the very bottom, it states, "Eliminates ŒNLOCK requirements."

- Okay. Maybe that. I don't know. If it does, it does through this separate RAM, but actually, I don't know how to do this. Why do they show this arrow from graphics to 2070?
 - 0. Oh, I don't know.

8 I think that this is some mechanism to actually make the 2070 be in sync with the graphics 10 controller.

11 But in any case, the very basis of what 12 you see here is that you have this memory, this eight meg or VRAM which has nothing to do with the graphics controller which is used to synchronize 15 the video with the graphics.

> Q. furning to page CL95146 --

16 17 But you see what I'm telling here, that's again, 141. When they say this frame up, they probably refer to this not to the controller, not to the memory that's attached to the graphics which 21 is what I call the frame buffer. They just are semantics instead of using the same words for 23 something else.

24 MR. KIM: It would probably be helpful if 25 we mention the witness was pointing to go CL95141

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when he made those comments.

2 THE WITNESS: Okay. So we go to four

six?

4

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14

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7

MS. KORDZIEL: That's right.

BY MS. KORDZIEL:

On the right-hand corner under "multi-media features," what is your understanding of the feature multi-format frame buffer, RGB/YUV? MR. KIM: You're talking about as used in

this document? 11 MS. KORDZIEL: As used with respect to the address product.

MR. KIM: Objection. Lack of foundation.

15 THE WITNESS: Here what you do, you use 16 video the decoder that basically doesn't have its 17 own frame buffer, so it goes to the graphics 18 controller and the graphics controller takes his 19 data, processes it and then can store it in the 20 what I call a frame buffer which is now a unique 21 memory that can hold both graphics and video; 22 okay.

23 There is a big difference between what 24 this 141 says when they say multi-format frame 25 buffer. I don't that's why they use this term. I

CONFIDENTIAL DESIGNATION CONFIDENTIAL DESIGNATION 79 1 don't know exactly why they use this term. It's --1 went to Japan but it was in the summer. 2 but they refer to -- at least my understanding is If you turn to page bearing Bates numbers. 3 that they would refer to the fact that this VRAM on 110961 --4 141 can have either RGB or YUV. A. So basically, probably this chip which -- at the top of the page it refers to Q. 6 they show here, the chip that's putting data here PackJR. Do you know what PackJR is? 7 can put either RGB or YUV. Okay. A. Yes. If you go to 46, here you get this later, Q. And what is it? 9 that is, 4072 sends video data at the rate it is It was some type of a mini compression A. 10 generated. Then the graphics controller, Everest, algorithm that Pixel came up with and they were 11 will put this data, convert it, down scaled, trying to market this as a feature. 12 processed basically in some manner into this unique 12 The second sentence, what is your 13 frame buffer which is used for both graphics and 13 understanding of the second sentence? 14 video; and then use the MVA architecture, the MVA 14 Second sentence --15 basically to display it. That's two independent 15 After the PackJR question. It starts, 16 planes if you will, that's two independent data "Alternatively, we have been promoting Nordic's 17 formats sitting in the same memory. multi-media features as MVA (motion video 18 BY MS. KORDZIEL: architecture) -- should we extend the definition of 19 So the Everest includes the motion video 19 MVA to include PackJR?" 20 architecture? 20 These two were kind of independently 21 Ĺ٨. I think so. 21 conceived. Pixel came up with this kind of format 22 ₽. This was marked as Exhibit Number 4 in 22 reduction which would give them, you know, a data 23 the Fontaine deposition. 23 format reduction which would give like low quality 24 MR. KIM: Was that used yesterday? 24 and basically less intensive, you know, data on 25 25 video. MS. KORDZIEL: I believe so. Do you have CONFIDENTIAL DESIGNATION CONFIDENTIAL DESIGNATION 80 1 a copy of that? 1 And at some point in time, the portable 2 2 graphics product started actually to support MR. KIM: Let me check. Yes. 3 BY MS. KORDZIEL: PackJR, but I don't quite understand the meaning of 4 And it's a document bearing Bates number this phrase, the exact meaning of this phrase. CL110959 through CL110972. If you could turn to page 110965. 6 Have you seen this document before, Looking at the right-hand side of the page under 7 Mr. Bril? the line, are those the features of the Nordic 8 A. I don't remember. product? 9 Your name appears at the top of the page 9. Q. MR. KIM: Objection. Vaque. The 10 as being one of the recipients, does it not? 10 document speaks for itself. 11 A. Yes, but it's been a long time. 11 THE WITNESS: This has some of the 12 On the subject line on the first page, features. I thought that Nordic had some scaling 13 CL0959 it states, "Graphics/video presentation capability on the display side. I don't see this 14 material for 2/7 Japan customer visits." 14 mentioned here. Oh, it says replicated, so yeah, 15 Earlier you mentioned you went to Japan it had something. 16 for a customer visit. Do you recall whether or not 16 BY MS. KORDZIEL: 17 this would be that visit? 17 And what is your understanding of the 18 Where it is? A. 18 feature multi-format frame buffer with respect to 19 Excuse me? Q. 19 the Nordic product? What do you refer to? 20 A. A. Yeah, this would mean that you had 21 Up here under subject. Q. 21 different data formats for graphics relative to 22 Uh-huh. 22 video and you can display both at the same time A. 23 It refers to customer visits in Q. 23 without -- but you can still store them in memory, 24 February. 24 different formats, and you can display both of them 25 A. I doubt if it -- I don't know what year I 25 basically in synchronicity.

SHEET 11 CONFIDENTIAL DESIGNATION 81 CONFIDENTIAL DESIGNATION 1 Does it make a difference to the There is a minor compression relative definition of multi-format frame buffer whether the to -- or a minor, if you want -- there is a 3 video data is compressed YUV data or not compressed minor -- how do you say -- shrinking of the data 4 YUV data? but it's only going like from three bytes per Pixel 5 MR. KIM: Objection. Vaque. 5 to two bytes per pixel. The truth is video as THE WITNESS: It depends. ó 6 usually used in the industry is 4:2:2 YUV or 4:1:1 BY MS. KORDZIEL: YUV. You will very seldom see 4:4:4 YUV which is 8 Q. And what does it depend on? called -- which is In general, if you -- it depends what the playing -- so normally when you deal with video, definition is. If you would just understand like a the most -- you know, normally it would be 4:2:2 generic thing that you have video data in one 11 YUV or 4:1:1 YUV, and you won't call this 12 format and graphics in a different format, it 12 compressed. 13 depends how you coin the phrase basically. 13 Q. 4:4:4 YUV, would that be the native or If you coin it that it's generic 14 raw --14 15 different data format, then it's different data 15 A. This would be like the absolute maximum 16 format. If you coin it that it's -- that this data 16 data you can have but it is highly redundant, 17 is compressed, then you can make the difference. 17 because if this comes from any TV source, from any 18 So it depends how you -- what you -- how you define 18 NTSC file source, the chroma bend width is only a 19 it. 19 force relative to luma. So this means that you 20 How do you define multi-format frame 20 need only one data chroma for every four luma, so buffer as used in the motion video architecture?

A. There are different formats basically. 21 actually, 4:1:1 would be the normal format you 22 would like to handle video. If you have data in different -- but that's my 23 4:2:2 is only the redundant and 4:4:4 is opinion. The way I would define it would be that 24 a lot redundant, so the -- if you want, the native if you have different data formats, then you can 25 video is 4:1:1 YUV, and it's not used that much CONFIDENTIAL DESIGNATION 82 CONFIDENTIAL DESIGNATION say you have a multi-format frame buffer. because it leads to 12 bits per pixel which is kind ≅ 2 So it wouldn't matter whether or not the 2 of -- doesn't align well in a memory that is data was compressed or not compressed? 3 byte-oriented. **4** A. That's my opinion. So actually when you talk about 4:2:2 ુંડ With respect to the Nordic product, the 5 YUV, it's kind of almost state of the art video. multi-format frame buffer, could it store 6 It's not considered compressed by, you know, people compressed YUV data? working in video. Do you understand? So that's **_**8 I don't recall. 8 why I'm actually surprised you used the word A. 9 Now, when you say compressed, you refer compressed with 4:2:2. This is not my 10 to what? 10 understanding. 11 Q. 4:2:2 YUV data. 11 Q. Oh, I see. 12 So that's what you call compressed? 12 A. When you asked if we had compression, we 13 13 actually had at some point, and I don't know if it That's right. 14 Oh, okay. So I -- okay. I misunderstood is in Nordic or Viking or whatever; I don't A. 15 what you said throughout the entire discussion when 15 remember. We actually had compression and 16 you said compressed. 16 decompression, a proprietary compression and 17 Well, what was your understanding of Q. 17 decompression algorithm for the video data which 18 compressed? 18 was supported by one or two of these products and

19 which was never marketed and then it was -- later

minor compression but it was not truly a

And at the same time, we started to

support this PackJR which was a mild -- you know, a

24 compression. It was more like some bits, arranging

20 it was taken out of the product.

25 them differently, whatever.

21

19

24

25 data?

That you were really have a compression

Is 4:2:2 compressed, YUV compressed video

20 algorithm much more efficient than -- or at least

22 Because in all this discussion I didn't assume that

21 more efficient than saying it's four two Y.

23 four two YUV is compressed.

Q.

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But what I'm saying is it was -- you 2 could -- in a very extended way you could call 3 PackJr a compression. You could call what we have a compression. I wouldn't call 4:2:2 a compressed 5 format.

Q. Are you familiar with CinePak?

7 CinePak? Let me see. I heard this 8 term. It's some Apple standard or Apple people doing something.

> Q. I think it's a compression or a --

11 A. Yeah, I don't know. It was not supported 12 by Apple?

> I'm not sure. What about AcuPak? Q.

A. AcuPak? I think AcuPak and PackJR are 15 the same thing. They're just marketing names.

16 This was marked as Exhibit 2 in the Fontaine deposition. It's a document bearing Bates 17 18 number CL57850 through 57866.

Have you seen this document before?

I doubt it. A.

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21 **.** 0. If you could turn to page 57859. Do you 22 know what a flat frame buffer approach is?

23 MR. KIM: Objection. Lack of foundation, 24 and the document speaks for itself. You're asking 25 for an interpretation of the document in front of

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1 Mr. Bril or just his general understanding?

MS. KORDZIEL: General understanding. THE WITNESS: Do you want to ask me

4 again, please? 5

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BY MS. KORDZIEL:

What is your understanding of the flat frame buffer approach as used on page 57859?

MR. KIM: Objection. Document speaks for 9 itself. Lack of foundation and calls for 10 speculation. Are you asking Mr. Bril to make a 11 technical analysis of the document in front of him 12 and quess what it means?

13 MS. KORDZIEL: I just want his 14 understanding.

15 MR. KIM: Okay. Well, I'll repeat my 16 objection.

THE WITNESS: Okay. In my opinion, it's 18 some kind of an approach which was kind of proposed 19 by Dave Keene if I remember correctly to integrate 20 graphics and video by placing the video in an RGB

21 form in -- placing the video window inside the

22 graphics in an RGB form and then displaying it as 23 16 bits per pixel RGB only if it is zoomed 2:2 X or

24 as an AB for pixel RGB if it is not zoomed. 25

So somehow -- actually, I don't know. It

Also I want to note on page CL99806 it appears to start at a different page and there's a 25 different header and a footer.

SHEET 12 CONFIDENTIAL DESIGNATION 89 Uh-huh. Yeah, this looks like -- this 2 initial document that is the first two pages, they 3 look like a piece of a document I wrote. I was 4 trying to figure out if it's really this or it's 5 something somebody else took and modified. But 6 yeah, it looks very much like, you know, a document 7 I wrote. So that would be pages CL99791 through 8 Q. 9 CL99805? 10 A. Yes. 11 What about the remaining pages? I don't know. Usually I was writing the 12 13 register spec and then there would be like a 14 technical writer to take this is and do it like 15 this. This looks to me more like what the 16 technical writer was doing. So pages 806 through 17 807, they look more like the formatting of the 18 technical writer. 19 Q. Let's start with the first portion of 20 that document then. 21 A. Uh-huh. I note it starts on page 11. Was this 23 part of a larger document? Probably. Yeah, I don't remember how A. 5 many pages this document had. CONFIDENTIAL DESIGNATION ≟ l I see. It also ends on page 24. Do you 2 remember if there were pages after that? <u>-≟ 3</u> I don't know. 4 Q. What was the Nordic-1 design 5 specification? This was the basis of the design. This 7 was in a way the architecture specification for the 8 Nordic. I still wonder why it was called 1M. I 9 don't remember. 10 And I note on the bottom it states 0. 11 February 13, 1994 and revision 5.2. Do you recall 12 how many revisions were before this revision? 13 MR. KIM: Objection. Assumes facts. THE WITNESS: I don't recall, but I 15 usually -- when I write documents, I used to have 16 revisions all the time, so you know, there may be 17 tons of revisions. 18 BY MS. KORDZIEL: 19 Q. So were there earlier revisions than

A. For sure there were more revisions. At

Do you know when you first started

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22 the same time, what was added, what was in there,

23 you know, he wouldn't know. The document kind of

20 revision 5.2?

24 grows in time.

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CONFIDENTIAL DESIGNATION 1 working on the Nordic-1M design specification? A. 3 Q. Would it be the fall of 1993? I have actually no idea of the time A. line. It's very hard for me to remember, you know, when things were done. Q. Under the section that says 4.4 Nordic-1M. motion video architecture, Sasha Eglit -- would that be the Alex Eglit that we were referring to 10 earlier? 11 A. Yeah, we called him Sasha but his name is 12 Alex. Sasha is actually Russian nickname for 13 14 What is your understanding of the 15 statement Sasha Eglit, Rakesh Bindlish Vlad Bril and Dave Keene are important contributors to the 17 motion video architecture definition? 18 A. You know, I like to give people credit so I just put all that. 20 What was Mr. Keene's contribution to the 21 motion video architecture? 22 At some point I had some problems how to solve certain things and I was discussing with him and I think he gave me one idea how to solve some 25 issue. CONFIDENTIAL DESIGNATION 1 Q. What idea did Mr. Keene give you? 2 I don't know but I remember something, A. desktop counter or something. Q. I'm sorry; a counter? Yeah. It was a very specific problem, and by talking to him, you know, I kind of understood how to solve that problem. 8 Did Mr. Nally work on the motion video 9 architecture? 10 Not that I recall. 11 If you turn to the next page, at the top of the page it states, "Nordic-1M will further reduce video memory requirements as well as video memory Bandwidth requirements by storing data in compressed form." And then it refers to 4:2:2 YUV, 16 4:1:1 YUV or Sashapak YUV. 17 4:2:2 YUV, would that be a compressed 18 form? 19 How do you say, relative, you know, this 20 was more marketing; okay? Relative to 4:4:4 YUV or RGB 8:8:8 would be less. The real compression 22 would be in the Sashapak.

Q. And what is Sashapak?

25 scheme which we were supporting. So we were

Sashapak is this proprietary compression

- Q. So the Sashapak compression scheme was taken out of Nordic?
- A. I don't know. Out of the future products 10 and in a way out of Nordic because it was not in 11 the data sheet or anywhere.

At the time this was kind of new, so, you 13 know, we were trying to present things, like 14 present the advantages of using this kind of data 15 formats.

- Q. The Sashapak data format?
- 17 The Sashapak, the 4:1:1, the 4:2:2, 18 because, you know, for us, for the first time, we 19 would deal with something like this.
- 20 Q. If you can turn to page bearing Bates 21 numbers 99805.
- ŪA. 22 Okav.

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- 23 Q. What is the function of the tags that's 24 referred to on page 99805?
- 25 A. This was the mechanism which I envisioned

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1 to which would be used to control picture 2 synchronization. Actually, I'm not sure. Maybe 3 I'm wrong.

No, this was actually a mechanism to 5 control when you want to display -- okay. This 6 diagram is highly confusing actually, but it was a 7 mechanism to control when you would display 8 graphics or video.

So because you have a byte plan, so when 10 you receive pixels in the end, you know, it was 11 some kind of a -- it's not -- if you see here, you 12 have a tag block on the left upper corner. 13

Q. Yes, tags.

A. And then you have a delay line which 15 would compensate everything. So you propagate with 16 the pixels, you propagate this tag, and this will 17 end up controlling the final marks. So this way 18 you could control how you display.

This is not necessarily how it was done. 20 This was more how I would -- how I was thinking 21 that it can be done.

- 22 Q. Do you recall whether or not the tags 23 were implemented in the Nordic product that were 24 manufactured?
 - A. I don't know. Actually, I would doubt

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Q. And why do you doubt that fact? -

Because I think that -- I think that there are other ways to do it and I think this was kind of a very early -- it was kind of relatively early thinking in terms of this.

- Do you know whether or not it was changed 0. from this way it's shown on 99805?
 - A. I don't know for a fact.
- Does the Nordic product have a graphics 10 11 pipe line, a back-end graphics pipe line?
 - A. Have what?
 - Does the Nordic product have a back-end Q. graphics pipe line?

That's why I was saying that this picture 16 is confusing. What is called here video controller 17 is actually the graphics pipe line.

And the reason it's such is because until 19 we actually started to deal with what we call today 20 video, we were calling the graphics pipe line, the 21 video pipe line. And that's why VGA has a "V" in 22 it, from video. So it's actually doing graphics. 23 So, you know, the entire PC industry, graphics PC 24 industry was calling the graphics video until it 25 actually started to deal with video. As in MPEG or

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1 that it was.

- So the video controller was part of a graphics pipe line; is that correct?
- What is called here video controller was actually -- this was the graphics here.
- Did the Nordic have a back-end video pipe 7 line?
 - Did the Nordic have what?
 - Q. A back-end video?
- 10 Yes. This is what you see right where it 11 says Sashapak and 4:2:2 decompression and serializer and upsampling and filtering and YUV to 13 RGB, this is the video pipe line.
- Q. And how did Nordic retrieve graphics and 15 video data from the frame buffer?
- A. Via the memory controller. So you had 17 one memory controller that would -- actually, there 18 was an interaction. You see this what we call 19 CRT-FIFO?
 - Q. Yes.
- This is actually the graphics data, 22 FIFO. MVW which is motion video window FIFO. This 23 is the video FIFO.
 - Q. What was the purpose of the CRT-FIFO?
 - This was for graphics, for graphics

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1 data. So because memory is working bus, so you do 2 a long cycle, which is called random cycle followed 3 by page cycles which are short, whereas the video 4 works in a very regular fashion. You use usually a 5 FIFO, some kind of a buffer to resynchronize the

So what you do, you take data from memory 8 and put it in a FIFO and then serialize it and it 9 goes through the pipe line. So here we have like 10 two pipe lines, one for graphics, one for video, 11 which through this mechanism, which actually is not 12 necessary, you -- there are other ways to do it. 13 You keep them synchronized so the pixels match.

- So the CRT-FIFO and the MVW-FIFO would 15 regulate the clocking of the data through the pipe 16 lines?
- No, with -- these FIFOs would do two A. 18 things. FIFO with the associated logic would 19 request the memory controller to field them so they 20 have to be full at all times, and then they would supply data to the pipe lines on request 22 basically.
- How did the memory controller know whether or not it was sending graphics data to the CRT and video data to the MVW FIFO?

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It got requests. You see, the certified calls would send the request, say, I'm empty. Fill me. So then the memory controller -- and basically, there is an average generation mechanism which says, okay, when you start the frame for graphics, you start from this address and then you go and generate addresses and send to it. Similarly for video.

So if I would say, okay, I'm empty, give 10 me data, the memory controller would generate 11 proper addresses and fill it. At some point, the 12 CRTC, which does not show in this, there is a block 13 where CRTC would come and start emptying the FIFOs, 14 start generating FIFO leads and it would enable the 15 FIFO leads, and so then data from the FIFO would be 16 supplied to the data banks.

Now, there is -- and similarly for video, 18 that is, they also -- the FIFO has to be full, so 19 you'd request to be full, and then the data path 20 itself under the CRTC control comes and empties 21 it. And this happens only inside the video window, 22 which is actually created by the CRTC. The CRT 23 creates a timing window for its vertical into fetch 24 which says, okay, now you need to start fetching 25 it. You fetch for so many lines, for so many

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1 pixels and so on. But it's programmed basically. And CRTC reads the controls reading the FIFO, whereas the FIFO logic decides that it tries always to stay full.

Now, there is actually something else here which is that you need to keep the pipe field, so that when you start displaying actually, you have pixels available at the end of these marks so that's a little different mechanism but it's 10 similar.

MR. KIM: I need to take a break soon, 12 but if you want to keep going for a while, that's 13 up to you.

MS. KORDZIEL: How about a few more 15 minutes and then we can take a break. Is that 16 okay.

> MR. KIM: Sure. That's fine. BY MS. KORDZIEL:

- 19 Does the graphics retrieval, with respect to the CRT-FIFO, does that stop when the MVW-FIFO is retrieving video data?
- 22 The graphics retrieval? Would you repeat 23 this?
- Q. Does the graphics data retrieval stop 25 when the video data -- when retrieving video data?

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MR. KIM: You're talking about in the

Nordic product or in this picture?

MS. KORDZIEL: In the Nordic product. THE WITNESS: I don't know. See, there

are -- a retrieval from memory?

MS. KORDZIEL: That's correct.

7 THE WITNESS: The retrieval from memory doesn't stop. There are two basic modes of operation and I don't remember how Nordic was 10 operating. One mode is supporting occlusion and 11 the other is not supporting occlusion. What -- I 12 don't know; I'm trying to remember.

Basically fetching -- so to answer your 14 question, you know, fetching from memory has 15 nothing to do with window display. So the answer to you is kind of the normal answer -- I don't know 17 exactly how Nordic works but the normal answer to 18 your specific question would be that they can --19 that fetching data from memory can overlap. Now, 20 overlap to a certain extent would be -- the memory 21 can act as only one address at one point. So even

Is the graphics data continually 25 retrieved and provided to the pipe line?

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22 this is a little bit hazy; right?

BY MS. KORDZIEL:

CONFIDENTIAL DESIGNATION 101 CONFIDENTIAL DESIGNATION 103 MR. KIM: In the Nordic product? 1 THE WITNESS: Video windowing? What does 2 MS. KORDZIEL: In the Nordic product. 2 that mean? 3 THE WITNESS: Is there --BY MS. KORDZIEL: BY MS. KORDZIEL: 4 For example, in a video window there are Q. Is the graphics data continually certain addresses that define the video window and 6 retrieved from the memory and provided to the when it's reading or rastering the display, when it graphics pipe line in another product? reaches a video window it would display the video A. Continuously retrieved? What do you mean data. by continuously? When the FIFO is empty -- I think 9 A. Yeah, this is what you do; so the answer 10 really you are trying to refer to supporting would be -- if I understood you correctly, occlusion or not but I'm not sure. obviously you would display the video and you 11 12 O. What is occlusion? display the video in a window and -- instead of the Occlusion means when two windows overlap, 13 graphics basically. 13 14 overlap. Can you -- how do you say -- can you Q. And that would be based on the 15 actually overlap windows? I need to draw you a 15 addresses? 16 picture. I cannot explain. A. Based on the addresses? I don't Okay. Well, then why don't we take a 17 understand it. 17 18 short break now and go off the record and then Q. For example, if you look on page 99797, we'll come back and pick up with that. 19 the addresses I guess I'm referring to would be the 20 coordinates. 20 A. Okay. 21 (Recess taken.) 21 A. When you say "address," do you mean 22 MS. KORDZIEL: Back on the record. 22 memory address or pixels? 23 BY MS. KORDZIEL: 23 Q. I believe memory. Q. We were discussing occlusion and you 24 24 Okay. So these are the -- these are A. 25 mentioned you were going to draw me a picture. 25 the -- okay, in this case, this was a softer model CONFIDENTIAL DESIGNATION 102 CONFIDENTIAL DESIGNATION 104 LA. Yeah. What's happening -- let's suppose 1 basically, a softer model for programming the 2 this is a screen and you have something like this 2 window which is done in pixels just to kind of simplify the work of the programmer, of the 3 that is -- let's say this is a hardware window like 4 a video window of some sort and this is graphics, 4 software programmer. 5 so this is a graphics window. So now the issue is The basic approach here is that the video 6 what do you do in this area. This is called 6 window, which is kind of what you call a hardware 7 occluded. These windows are occluded. 7 window in the sense that it is not like a standard Q. Where the video window and the graphics 8 Microsoft graphics window or Unix graphics window. 9 window overlap? 9 You know, when you run Windows, you see different 10 Right. So can you display video occluded 10 enclosures that look -- that you call windows; 11 by graphics this way if this is a hardware window. 11 right? But they are all one in the same graphics 12 And this, I don't remember correctly, but I don't 12 plane even -- no matter how many they are, no 13 know -- I don't remember exactly but in -- it is 13 matter if they occlude or not; it's all a visual 14 possible that Nordic was not supporting this. 14 impression. Actually, it is one graphics plane 15 Q. Not supporting occluded windows? 15 which is built to look like this, whereas, when you Occluded windows, whereas, in future --16 16 have a hardware window, this actually is not a 17 like in products that came after Nordic, this was 17 contiquous space in memory with this graphics 18 supported. 18 window. It's somewhere else in memory. And you 19 actually -- when you display, you fetch both areas 19 Q. Did Nordic support color keying with 20 respect to output selection? 20 of memory and you just follow the display for the 21 A. I don't remember. 21 eye. You put them together. 22 Q. What about video windowing? 22 Q. So this would be for --23 MR. KIM: Objection. Vague. 23 In memory they are -- you know, this

24 hardware window exists somewhere else. It doesn't

25 exist together with the graphics. As such, you

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25 selection.

MS. KORDZIEL: With respect to output

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BY MS. KORDZIEL:

What is a steer tag?

5 The idea of the steer tag was that at different levels in this pipe line you may need to do some control, not only at these marks. So I am -- it's kind of a vague concept. I doubt very much if it was actually implemented this way, but 10 the idea of the -- okay, you generate something and they are like control tags. They can help you at 12 different points do different things basically, and I think at some point there were, you know, ideas basically how to use it to do other things like as you -- for instance, you asked about keying and stuff like this. You could actually even generate steer tags for keying, from color keying or from 18 chroma keying.

So this was a relatively generic concept. Actually, you know, how it was implemented, that's a different story.

- 22 Did Nordic have color keying or chroma Q. 23 keying?
 - A. I don't remember.
 - Q. Were the tags --

So when you say size, you define -- like, 5 okay, there are two aspects. Because you scale,

6 you have to define where you want to actually 7 display it on the screen, and this is the final 8 scaled image which actually doesn't exist in memory

9 but you store in memory the unscaled image.

1 have to define its size and you have to define

2 where it is in memory and what its address pitch

Even this is a little bit -- okay, this 11 is a little bit -- it's partially true. The reason 12 it's partially true is because you do one scaling 13 when you take -- put data in memory and another 14 scaling when you display it. So it's mainly that 15 the image you store in memory is something which it 16 was -- may have been. That's an option. May have 17 been scaled to some extent when you put it in 18 memory, and then it may have been scaled to some 19 extent when you take it from -- when you display

But whatever, you keep something in memory then. What you program here in pixels is actually the size of the window as you display it, and what you take from memory, it's actually -- you fetch some area of this video which resides in

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memory and you keep putting it and refresh it and the video refreshes it at the unscaled size, at

So, yeah -- I don't know if this answers your question.

- Does Nordic product have on-screen and off-screen areas in memory?
 - A. It can.
- And on-screen memory would be the -- what 10 you see on the CRT; is that correct?
- To a certain extent, but this off-screen 12 and on-screen memory becomes a little bit different 13 when you talk about this concept of multiple 14 windows, multiple hardware windows.
- And hardware windows, when you refer to 16 hardware windows, you mean video windows?
- It can be a video window. A hardware 18 window can be anything. You can have a graphics 19 hardware window if you want to. What I mean by 20 hardware window is the fact that you keep data in 21 memory and then you show them as if they were 22 together but they are really not stored together.
- Going back to page 99805, is there a 24 difference between steer tags and other tags?

MR. KIM: Are you talking about as used

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Future products have. So I know that at some point like Everest had both chroma keying and color keying. Now, if the Nordic had it, I don't know.

Do the tags travel with the data? Are they clocked along with the data?

MR. KIM: Objection. Vague. Are you talking about in the actual product or in some concept or --

MS. KORDZIEL: In the concept shown on 99805. 11

12 THE WITNESS: Some of them would, yeah. 13 You would have like -- some of them in this concept, the way this concept was done but which -you know, this was just a concept. You have these 16 tags which -- actually, there was one aspect here. 17 I'm trying to remember why it was like this. If you notice this CRT-FIFO output goes also to the video. You notice this?

THE WITNESS: And I think that it is 22 possible that these steer tags were actually -- so 23 there was some case where we wanted to use this 24 video data path for graphics; okay? So we would 25 take the graphics data and use actually the video

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MS. KORDZIEL: Yes.

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3 control when you do this.

10 time.

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1 data path for graphics. And this steer tag, one of

2 the functions of the steer tag would be to actually

5 steer tag note shown here at the very beginning of

7 whatever, serializer; you know, is that it has to

8 control when you use one data path to the other and

Actually, I remember some kind of

6 the two blocks, the video controller and the

9 I do not remember what was in my mind at that

12 something which surprised me at the time was that

13 many years after this was done, I was talking to

14 John Schaeffer about how pixel chips were done, and

15 I was surprised that it looked very much like they

17 implemented it, and I was very surprised because we

18 actually in -- I don't know exactly when but we

20 okay, so I came up with something -- and they had

21 the spec -- so I came up with something and they

23 actually didn't. But this was -- (trailing off)

Do you remember what pixel products he

22 implemented it very close to the spec but we

BY MS. KORDZIEL:

19 didn't implement it this way. So it was like,

16 used this diagram as their -- the way they

And I suspect this is the meaning of this

l was referring to?

2 "A. Some graphics products. I don't 3 remember.

Maybe the Alpine CDX?

I don't know. I'm not very familiar with the hame CDX so I don't know exactly what it is.

. Or the 5440 product?

Ā. I have no idea.

Are you familiar with the Laguna family Q. 10 of products?

> A. A little bit, yeah. A little.

Are you familiar with the 5462 or the 13 5464 Laguna products?

Not really. I don't even know what they 15 are.

16 Do you know whether or not the Laguna Q. 17 products had a tagging mechanism?

> A. I don't.

19 Did you patent this concept, the motion Q. 20 video architecture?

21 MR. KIM: Objection. Vague. There are a 22 lot of concepts in there.

BY MS. KORDZIEL:

Or the concepts of the having the frame 25 buffer with the multi-formats and the --

9 MR. KIM: Is your question directed to 10 the claims of the patent?

MS. KORDZIEL: No, it was in general, but 11 12 if he wants to review the patent, he can take a few 13 minutes.

MR. KIM: Okay.

THE WITNESS: (Perusing document) Okay. 15 16 So the question was is this related to video motion 17 architecture?

18 MS. KORDZIEL: Yes, that's the question. 19 THE WITNESS: I think it is but I thought 20 there was some other patents which actually were 21 relating directly to motion video architecture.

22 Maybe I'm wrong.

BY MS. KORDZIEL:

Were you an inventor on the other patent 25 if this other patent exists?

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SHEET 15 CONFIDENTIAL DESIGNATION 113 CONFIDENTIAL DESIGNATION 1 A. Probably. Q. If you turn to --If you turn to figure six, is figure six 2 But there are some things here which I A. similar to the figure that we were looking at on kind of -- they don't like too correct. page CL99805? If you look to column eight of the Q. MR. KIM: Objection. Vague. The two 5 patent. documents speak for themselves. Yes, column eight. THE WITNESS: Yeah, it is similar. 7 Q. If you look at line 54. 8 BY MS. KORDZIEL: 8 Yes. A. 9 Was the patent based on the concepts of 9 It states, "To prevent such a wrong 10 the motion video architecture? count, the CRT address counter may be stopped while 10 As described in this document? 11 the MVW is displayed and loaded with a value 12 0. Yes. corresponding to the end of the MVW and restart of 13 Probably. A. 13 the background display." Looking at figure six, the memory array 14 14 What is your understanding of that 15 which is marked as 601 --15 statement? 16 Uh-huh. A. 16 MR. KIM: I'll point out that that's a -- does the memory array contain data of 17 sentence in the middle of a paragraph, so it may be 17 18 different formats? helpful to look --19 MR. KIM: You're asking for his 19 MS. KORDZIEL: You can read the rest of understanding based on looking at figure six only 20 the paragraph. or do you want him to look at --21 MR. KIM: -- at the rest of the context, MS. KORDZIEL: Or you can look at the *2*2 22 and also feel try to take as much time as you need rest of the patent. to understand the patent since it's been a while 23 74 THE WITNESS: I would assume so. 24 since you looked at it. **Z**5 BY MS. KORDZIEL: 25 Now, are you asking for his understanding : CONFIDENTIAL DESIGNATION 114 CONFIDENTIAL DESIGNATION Q. And is -today or his understanding when this patent was A. There are some strange things here which written or what? I don't understand. 3 MS. KORDZIEL: His understanding today. Q. What don't you understand? 4 MR. KIM: Based on reading it today? A. Why is 601 hooked to 690 and 651? MS. KORDZIEL: And his recollections as Is that different or similar to the the inventor, one of the named inventors of the diagram on 99805? patent. A. Yeah. MR. KIM: Yeah, well, I asked because It is similar? there's a difference between the two and you may 10 I don't know. It doesn't make any sense want to distinguish between those two or establish 11 to me. Why it says here "to host BIU"? So I'm some foundation. 12 trying to understand. 12 THE WITNESS: Okay. This is related to 13 Is this patent, the 864 patent, directed 13 what I told you before, occlusion and no 14 to a single integrated video and graphics 14 occlusion. If you support occlusion, then you 15 controller? 15 actually fetch data -- fetch graphics data all the 16 A. I assume so. 16 time even while you actually fetch and display 17 And does the 864 patent have back-end 17 motion video data because they are overlapping. So 18 video and graphics pipe lines? 18 you actually fetch both graphics and video even if 19 MR. KIM: Are you talking about a 19 you display one of them. 20 particular embodiment now or --20 If you do not support occlusion, then you 21 MS. KORDZIEL: The embodiment shown in 21 can stop fetching graphics while you display or 22 figure six. 22 fetch video. Nordic fed the mechanism where -- I 23 THE WITNESS: Yeah, it -- I don't know. 23 don't know if Nordic supported both modes or 24 The way I understand it at least it does. supported only one of them. I know later we had 25 BY MS. KORDZIEL: 25 products which supported both, and actually, the

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1 occlusion mode became the standard way of operation 2 because Microsoft required that to support 3 occlusion; but this refers to the mode when you 4 wouldn't support occlusion and then you had to --5 then you would stop fetching graphics while you were fetching video basically or were displaying 7 video.

And there were all kinds of mechanisms 9 to -- what happens is normally you have a way to 10 keep track of how many memory fetches you do per 11 line. And for graphics, so you know, okay, if I have so many pixels, I do so many fetched, and 13 every time you fetch, you count and you stop at the 14 end of the count.

In this case, you would lose track 16 because you stop fetching in the middle of the line 17 so you had the mechanisms to make sure that when -even if you started fetching 100 pixels later, for 19 instance, you knew when to stop and you were stopping at the right point. So this is just -that's what it's talking about.

BY MS. KORDZIEL:

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So you don't remember whether or not the 24 Nordic had the --

I don't remember.

to do it and we did and this was done actually by some people at Pixel. 3 Q. Looking back at the patent in column

eight and line 54, it states that "the CRT address counter may be stopped." Do you recall whether or not the 864 patent invention supported occlusion of windows?

MR. KIM: Objection. Vague. Are you now talking about anywhere in the entire specification or are you talking about as described within this paragraph?

MS. KORDZIEL: Anywhere in this 13 specification.

THE WITNESS: I don't think that it is 15 precluded in any way especially by the claims. The 16 design -- I don't know; I didn't read the claims 17 well enough, but it doesn't seem to me that you -you know, this patent would not support occlusion. 19 It seems like it should but I -- you know, it's all 20 fine print.

MR. KIM: Do you want Mr. Bril to go 22 through every paragraph and try to figure that out 23 or is there some particular line that you want to 24 point him to in the exhibit because I think that 25 might be helpful if you can ask if certain parts of

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And you mentioned something about a 2 Microsoft requirement to store occlusion. What were you referring to there?

Microsoft Windows kind of required to support occlusion, so actually, it wasn't like it's required. Windows wouldn't work properly without occlusion.

0. Would this have been referenced in the Microsoft DCI specification?

No. They were not aware of -- Microsoft 11 was not aware of this hardware windowing for a long 12 time, and originally -- that's why I was working 13 with Pixel, because originally some people at 14 Pixel -- and I remember a guy called Scott 15 McDonald, and he was working with another guy whose 16 name I don't remember, and that's the name I was 17 trying to remember; actually he worked pretty close

18 with us. And actually, Scott McDonald came later. 19 But there was a group at Pixel that 20 actually initially developed some software that 21 would allow us to show video in Windows even though 22 Microsoft was not supporting this kind of feature. 23 And actually, this was part of the debate in Cirrus to do this or not. This was before Microsoft was supporting this, so we had to actually feel out how

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1 it show support of occlusion affirmatively. MS. KORDZIEL: Can you read back what he just said? Did he say didn't preclude it? I can't remember.

(Record read.)

MR. KIM: And I'll repeat my comment that it seems it might be helpful if there's some particular paragraph you want to ask him if that shows support of occlusion or teaches it; that might be a helpful way to proceed rather than asking Mr. Bril to read every single paragraph of 12 the fine print.

BY MS. KORDZIEL:

- Do you recall, Mr. Bril, whether or not 15 any products at Cirrus embody the invention of this 16 patent, the 864 patent?
 - A. Do I recall what?
- Do you recall whether any products at 19 Cirrus embody the invention of the 864 patent?

MR. KIM: You're talking about any of the

21 claims?

MS. KORDZIEL: Any of the claims.

MR. KIM: Not necessarily all of them?

MS. KORDZIEL: That's right.

THE WITNESS: You're talking about

SHEET 16 CONFIDENTIAL DESIGNATION 121 portable graphics or other groups? 2 MS. KORDZIEL: Portable graphics. 3 THE WITNESS: I think that most products that portable graphics did after Nordic had some 5 elements of this patent even though the preferred 6 embodiment may not have been exactly what is described in this patent. That is in time -- you 8 know, this mechanism changed -- and actually, the preferred embodiment described in this patent is 10 probably a little bit outdated though I wouldn't --11 I am not too sure that, you know, as I said before 12 that what is in silicon is exactly what's in here though the concept is similar then -- but then it evolved in time and it improved and stuff like 15 16 BY MS. KORDZIEL: 17 Going back to the Nordic product. We 18 talked about earlier that it had some back-end scaling. Do you recall whether or not that was by 20 replication or by interpolation? 21 A. I am not sure. I read somewhere in one 22 of these documents that it says that it's by replication. Today basically. But I don't know. I don't remember basically by now how it worked. 25 What is the difference between vertical Ifi

CONFIDENTIAL DESIGNATION replication and vertical interpolation?

If you -- you are talking about upscaling, so if you replicate, basically you will repeat a line sometimes depending on the scaling factor. If you interpolate, you would do a filtering with the multiple lines where each line becomes a tap. Similarly you -- this is vertical. Horizontally you operate on pixels.

But the end result is that when you 10 filter what your actual output is, it is different 11 than what you received. It is what you display 12 after filtering would not be equal to any one of 13 the lines you actually receive the input on. The 14 filter would be an arithmetic operation of some 15 sort between them.

Looking back on page 99805, on the 17 functional block, upsampling and filtering, what is 18 your understanding of that functional block?

MR. KIM: As used in this particular 20 document?

MS. KORDZIEL: Yes.

16

19

21 22 THE WITNESS: I think that there was some 23 filtering done at least on your horizontal side of 24 the scaler. Upsampling means in this case that you 25 go from 4:2:2 to 4:4:4. So before you convert the

CONFIDENTIAL DESIGNATION

1 YUV to RBG, you have to have a pair of values for each pixel.

3 Filtering would mean that it filters, that it interpolates. And the question is I would find hard to believe, though I don't know, but I would find hard to believe that no filtering was done horizontally, because if you do -- because horizontally it's very easy -- it kind of requires very little hardware to do filtering, whereas, 10 vertically it's expensive because it requires line buffers unless you do some -- replace some games in which you need to have higher memory boundaries. So you either stress your memory boundaries or you put line buffers which are big chunks of die area so -- but horizontal is very good, so some

Q. During the development of the Nordic 19 product --

BY MS. KORDZIEL: .

filtering was probably done at least horizontally.

20 But again, this is speculation. It's not like I remember right now.

22 MR. KIM: Well, then, it's my understanding you're talking about the picture here 24 in 99805.

THE WITNESS: That's true. Right. So

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based on what you show me here, I would say some filtering was done.

MR. KIM: In this --

THE WITNESS: Which means some interpolation. Filtering or interpolation, you know, in the technical language or meaning is similar.

BY MS. KORDZIEL:

- During the fall of 1993, did you know how to perform vertical interpolation? Was that a known concept?
 - A.
- Why would replication be used then rather Q. than interpolation?
- You would use it vertically because you 16 didn't want to put line buffers. You know, for each extra tab you need to put one line buffer, 18 which is like -- let's say if you do it on 4:2:2 19 YUV and if you have to display, let's say, I don't 20 know, 64480 or whatever, so then you talk about 21 over -- like 1.2 kilobytes of RAM or something. 22 It's pretty big for each tap.
- And when you refer to line buffers, are 23 Q. 24 you referring to FIFOs?
 - No, you can do it with FIFOs, but

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CONFIDENTIAL DESIGNATION
                                                      125
                                                                         CONFIDENTIAL DESIGNATION
                                                                                                                127
  1 normally you can do it with the RAM. So it's like
                                                            1 one-port storage and it's more economical. We
  2 you have to store the data from the previous line
                                                               really kind of get into chip design details here.
  3 so you -- from the previous line or lines so you
                                                                        BY MS. KORDZIEL:
  4 can operate and create a new pixel value basically
                                                            4
                                                                        Would there be any advantage of using the
  5 for the next line.
                                                               FIFOs?
              And when I say "previous," it's kind of
                                                                        MR. KIM: Objection. Vague.
  7 relative because actually you can make your current
                                                                        THE WITNESS: Not in my opinion. I don't
                                                            7
  8 line to be a -- what you call a current line could
                                                              think so. Maybe it's easier to design or something
  9 be actually something which you fetched before and
                                                               but it is more expensive.
 10 you just display it so that you call the current
                                                           10
                                                                        BY MS. KORDZIEL:
 11 line really the next line so, you know, there are
                                                           11
                                                                        Was that an option back in the fall of
 12 all kind of tricks you play here.
                                                           12 1993, using FIFOs?
 13
              In the fall of 1993, did you know how to
                                                           13
                                                                        MR. KIM: Objection. Vague. Calls for
 14 implement vertical interpolation using FIFOs?
                                                           14
                                                              speculation.
              MR. KIM: Objection. Vaque. Are you
 15
                                                          15
                                                                        THE WITNESS: I wouldn't know. I would
 16 talking about a particular product now or just in
                                                          16 remember it back then, because it's kind of a -- to
 17 the abstract theory?
                                                          17 me it's better practice to use FIFOs, at least
 18
              MS. KORDZIEL: In the abstract.
                                                          18 today.
 19
              THE WITNESS: Using FIFOs? Vertical
                                                          19
                                                                        BY MS. KORDZIEL:
 20
                                                                        Okay. This was marked Exhibit 20 in the
    interpolation using FIFOs?
                                                          20
 21
              MS. KORDZIEL: (Indicating in the
                                                          21 Nally deposition, and it's bearing Bates number
22 affirmative)
                                                          22 CL4897.
              THE WITNESS: I don't know. The answer
                                                          23
                                                                        Are you familiar with this document?
24 is wes, but it's not the way to do it.
                                                          24
                                                                        I don't think I ever saw it.
25
              BY MS. KORDZIEL:
      Uī
                                                          25
                                                                        MR. KIM: Excuse me. Which exhibit is
              CONFIDENTIAL DESIGNATION
                                                     126
                                                                        CONFIDENTIAL DESIGNATION
                                                                                                               128
      Q. Why isn't it the way to do it?
 1
                                                           1 this?
      A. I'm not sure what you refer to when you
 2
                                                                        MS. KORDZIEL: Oh, I'm sorry?
 3 say FIFOs. It is my understanding -- the way I
                                                                        MR. KIM: Which exhibit has this been
    would do it -- when you say using FIFOs, can you
                                                              marked in?
 5 describe the mechanism?
                                                                        MS. KORDZIEL: Nally, Exhibit Number 20.
        Q. Like, for example, storing one line or
                                                           6
                                                                        MR. KIM: Oh, I'm sorry. Just one
 7 one line of video data and one FIFO and then
                                                              housekeeping matter; I think there was a diagram
 8 storing the second line of video data in the second
                                                              that you drew.
 9 FIFO.
                                                           9
                                                                        MS. KORDZIEL: Yeah, let's mark that as
10
         A. And why do you call this a FIFO?
                                                          10 Exhibit Number 3.
11
              Just some storage means.
                                                          11
                                                                        (Exhibit No. 3 was marked for
              So if you call this a RAM, yes, but the
12
                                                          12
                                                                        identification.)
13 reason I don't want to call it a FIFO is because --
                                                          13
                                                                        BY MS. KORDZIEL:
14 you know -- how to say -- in my mind this FIFO
                                                          14
                                                                   Q. What is your understanding of figure six
15 means a specific way of implementing it. So the
                                                          15
                                                             of variable pixel depth?
16 thing is, and I wouldn't implement it this way. I
                                                          16
                                                                       MR. KIM: Objection. Calls for
17 would implement it basically with RAM.
                                                              speculation. You're asking him to guess as to what
            With the RAM, do you clock out the data
18
                                                              Dave Keene meant by a document he's never seen?
19 to the output at a particular rate?
                                                             Lack of foundation also.
20
             MR. KIM: Objection. Vaque.
                                                          20
                                                                        THE WITNESS: I don't know.
21
             THE WITNESS: You read the data from the
                                                          21
                                                                        BY MS. KORDZIEL:
22 RAM at the particular rate but it may not be the
                                                          22
                                                                       Would that be the 864 patent?
23 video clock. You see, a FIFO is a two-ported
                                                          23
                                                                       MR. KIM: Same objection.
24 storage. You can do read and write at the same
                                                          24
                                                                        THE WITNESS: I wouldn't know.
25 time. A RAM, unless it's a dual-ported RAM, it's a
                                                                        BY MS. KORDZIEL:
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CONFIDENTIAL DESIGNATION
                                                       133
                                                                         CONFIDENTIAL DESIGNATION
  1 pinout or somebody made modifications to the
                                                             1 This looks more like my style so I don't know. It
  2 pinout.
                                                             2 should be a design spec. So probably -- it may be
  3
               BY MS. KORDZIEL:
                                                               part of a larger document. I would speculate.
          Q. So on August 26th, 1993 would these --
                                                                         MR. KIM: Object to the question in that
  5 underneath are two bullet points, would those be
                                                               the response is based on speculation as opposed to
    the bullet points that were the modifications made
                                                               personal knowledge.
     on that date?
                                                                         BY MS. KORDZIEL:
               MR. KIM: Objection. Are you asking for
                                                            8
                                                                         Do you remember when you completed the
  9 his recollection or just what the document says?
                                                               motion video architecture definition?
 10
              MS. KORDZIEL: His recollection.
                                                           10
                                                                         MR. KIM: Objection. Asked and
 11
              MR. KIM: Are you asking whether he
                                                           11 answered.
 12 recalls whether those modifications were made at
                                                           12
                                                                         THE WITNESS: No.
 13 that date?
                                                           13
                                                                         BY MS. KORDZIEL:
 14
              MS. KORDZIEL: That's right.
                                                           14
                                                                         Do you know when you completed a
 15
              THE WITNESS: I can speculate that these
                                                               definition of the concepts of the invention of the
 16 were the dates when the -- when these modifications
                                                               864 patent?
 17 were entered into the spec or something like this.
                                                           17
                                                                        MR. KIM: Objection. Vague.
 18 Not necessarily the dates when they were decided to
                                                           18
                                                                         THE WITNESS: Could you repeat this,
 19 be made or -- this is more like updating the
                                                           19 please?
 20 document.
                                                           20
                                                                        BY MS. KORDZIEL:
 21
        £
              BY MS. KORDZIEL:
                                                           21
                                                                        Or when did you invent the concepts?
                                                                   Q.
 22
              So on October 26th, 1993, according to
                                                           22
                                                                        I don't remember at this point.
23 this document, those two features were entered into
                                                                        MS. KORDZIEL: I'd like to mark this
24 the spec; would that be correct?
                                                           24 document as Exhibit Number 4.
25

☑A. October?

                                                           25
                                                                        (Exhibit No. 4 was marked for
       ٠.
              CONFIDENTIAL DESIGNATION
                                                     134
                                                                        CONFIDENTIAL DESIGNATION
                                                                                                                136
 1
              I mean, looking at the top just for
                                                           1
                                                                        identification.)
 2 example. August 26th, 1993, and then there's two
                                                           2
                                                                        BY MS. KORDZIEL:
 3 items listed under there. Would that mean that
                                                                   Q.
                                                                        And it's a document bearing Bates numbers
 4 those two items were entered into the spec on
                                                              CL28423 through 28896.
 5 August 26th, 1993?
                                                                        Have you seen this document before?
             MR. KIM: Objection.
                                                           6
                                                                        MR. KIM: Do you want him to vouch for
 7
             THE WITNESS: It's like, you know, the
 8 spec was updated probably on the date relative to
                                                              every page?
                                                                        THE WITNESS: I may have seen the first
 9 these modifications. So it's like, you know --
                                                              page or whatever. I probably browsed through it in
10 this doesn't mean the decision was made on that day
                                                              different versions.
                                                          10
11 or anything. It means the spec was updated
                                                          11
                                                                        BY MS. KORDZIEL:
12 relative to this on that date.
                                                          12
                                                                   Q.
                                                                       Did you work or help prepare this
13
             BY MS. KORDZIEL:
                                                          13 document?
14
        Q.
             So on that date, the spec was updated to
                                                          14
                                                                   A.
                                                                       Yes. I was usually looking at the file
15 show those two --
                                                          15 which the technical writer was writing.
16
        A.
             Modifications.
                                                          16
                                                                   Q.
                                                                       When did you start working on this
17
             -- modifications?
                                                          17 document?
18
        A.
             Yeah.
                                                          18
                                                                   A.
                                                                       I don't know.
19
             Do you know whether or not this document
                                                          19
                                                                       If you turn to page 28476, is this a
20 is part of a larger document? It starts on page
                                                          20 functional block diagram of the Nordic product, the
                                                          21 7542?
22
        A. I wonder because it doesn't have a -- it
                                                          22
                                                                       MR. KIM: Are you talking about at this
23 doesn't seem to have -- it doesn't look like a
                                                          23 point in time or --
24 title and -- it may be actually part of the data
                                                          24
                                                                       MS. KORDZIEL: At that time or August
25 sheet. But I wonder why it has this provision.
                                                          25 1994.
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SHEET 18
              CONFIDENTIAL DESIGNATION
                                                      137
                                                                         CONFIDENTIAL DESIGNATION
                                                                                                                13
              THE WITNESS: It looks like it is
                                                                         THE WITNESS: The motion video window is
  2 intended to be a diagram of the product but this is
                                                               this hardware window. This is -- how to say it --
  3 more of like a marketing document.
                                                              actually, it's this hardware window that we -- in
              BY MS. KORDZIEL:
                                                            4 which we display video basically. Actually, it
              Do you know whether or not the design
                                                            5 doesn't have to be video; in which you display, you
    changed from this functional block diagram with
                                                              know, some other -- like 4:2:2 YUV format or
    respect to the product, Nordic product, as it was
                                                               something. But basically it's the hardware window
    sold?
                                                              as displayed.
 9
              MR. KIM: In any respect?
                                                                         So when you refer to the motion video
              MS. KORDZIEL: The general functional
10
                                                           10 window, what you mean is that you have this -- you
11 features.
                                                           11 have a mechanism to fetch what you call graphics
12
              MR. KIM: Objection. Vaque.
                                                           12 for memory and you have a mechanism to fetch what
              THE WITNESS: I would say this is some
13
                                                           13 you call video from the same memory in a different
14 kind of a graphical representation done by a
                                                           14 data format.
15 marketing person. It is not intended to be
                                                           15
                                                                        You take this video data in the different
16 technically accurate or too technically accurate.
                                                           16 data format and process it independently and then
17 So, you know, it has some measure of truth but it's
                                                           17 you convert it to the same format actually that the
18 all very interpretable.
                                                           18 graphics is in and you then decide which one you
19
              So when you're asking me if it changed or
                                                           19 put or you may also display a combination of them
20 not relative to this, I don't think it was ever --
                                                          20 theoretically.
21 it depends how you interpret this specific diagram
                                                           21
                                                                        BY MS. KORDZIEL:
22 basically. It is not intended to be very tech --
                                                           22
                                                                        What is your understanding of that first
very accurate technically.
                                                           23 statement, "MVA creates a motion video window that
Ź
              BY MS. KORDZIEL:
                                                           24 utilizes off-screen memory and which is positioned
25
         Q.
             Let's turn to page CL28487.
                                                           25 on top of the VGA graphics mode data"?
              CONFIDENTIAL DESIGNATION
                                                      138
                                                                        CONFIDENTIAL DESIGNATION
                                                                                                                · 14 - 💡
              MR. KIM: CL284 --
                                                           1
                                                                        MR. KIM: Objection.
              THE WITNESS: Actually, for instance, you
                                                                        THE WITNESS: This document -- you know,
    have a block here I don't know. NTSC power
                                                              this specific part of this document, of this big
output. What is this?
                                                              document was actually written by a marketing guy.
              BY MS. KORDZIEL:
                                                              It's actually I think a combination of Bob Connor -
             Meaning output to a TV?
                                                              and maybe somebody else like Dennis Chow or maybe
             There is this block here.
                                                              somebody else. I'm not sure if Dennis Chow was
             Yeah.
                                                              around but somebody like Dennis; but I think Bob
         A.
             Yeah.
                                                              Connor was actually quite involved in writing this
10
             I'm not sure.
         ٥.
                                                          10 if I remember correctly.
11
             I don't remember anything related to this
                                                          11
                                                                        So it's not very much technically
12 in the product, just to give you an example.
                                                              accurate. I can probably take many phrases and
             MR. KIM: The record should reflect that
                                                          13
                                                              analyze them and they wouldn't be what I would
14 Mr. Bril was referring to 28476.
                                                              write basically. So, for instance, the use of the
15
             BY MS. KORDZIEL:
                                                              word "off-screen memory" here is kind of a misuse.
                                                          15
16
        Q.
             Let's turn to page 28487.
                                                          16
                                                                        BY MS. KORDZIEL:
17
        A.
             Okay.
                                                          17
                                                                   Q.
                                                                        And why is that?
18
             Looking at the top of the right-hand
                                                          18
                                                                   A.
                                                                        Because what is off-screen? That is, if
19 column under "motion video window," what is the
                                                              you display it, it's on-screen or off-screen.
20 motion video window?
                                                          20 It's -- how do you say -- it wants to say something
21
             MR. KIM: You're referring to as used in
                                                              and you can kind of say, oh, yeah, this is not in
22 this document?
                                                          22 my graphics data which I would normally display it,
23
             MS. KORDZIEL: Yes.
                                                          23 but actually I end up displaying it. So if you
24
             MR. KIM: Objection. Lack of
                                                          24 want to argue what is in the graphics is
25 foundation. Document speaks for itself.
                                                          25 off-screen, so it's in the middle of what I would
```

22 A. Yeah. 23

21 on the screen?

Q.

20

24

The CRT screen?

It would basically be what is -- if you

So would on-screen be what is displayed

25 take the pixels and go through a reverse

19 correct. It's just a way of saying things.

architecture is based on holding different formats 18 in memory.

19 If you turn to page 28425, looking on the Q. 20 left-hand side where it refers to motion video 21 architecture, what is your understanding of true

22 color full motion video playback? 23

MR. KIM: Objection. Lack of 24 foundation.

THE WITNESS: That's again marketing.